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# GENERAL ORDERS

AND

## CIRCULARS,

ADJUTANT GENERAL'S OFFICE.

1889.

Dup. 1921. D. of D.

WASHINGTON:
GOVERNMENT PRINTING OFFICE.
1890.

# 301389

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#### WAR DEPARTMENT,

QUARTERMASTER GENERAL'S OFFICE,

Washington, D. C., October 28, 1882.

The Quartermaster General with deep regret announces the death, during the present month, of two officers of the Quartermaster's Department of the Army.

Major and Brevet Colonel Asa P. Blunt, Quartermaster, U.S.A., died suddenly at Manchester, New Hampshire, on the morning of October 4, 1889.

Colonel Blunt was born in Danville, Vermont, and in the early part of June, 1861, entered the service as adjutant of the Third Vermont Volunteers. On September 25, 1861, he was appointed lieutenant colonel of the Sixth Regiment of Vermont Volunteers, and at the close of the Peninsula campaign in July, 1862, he was promoted to be colonel of the Twelfth Regiment of Vermont Volunteers.

On February 29, 1864, he was appointed captain and assistant quartermaster of volunteers. In June, 1865, he received the brevets of major, lieutenant colonel, and colonel of volunteers, and on March 13, 1865, the brevet of brigadier general of volunteers.

March 28, 1-67, he was appointed captain and assistant quartermaster and received the brevets of major, lieutenant colonel, and colonel, U. S. Army, for gallant and meritorious service at the battles of Lee's Mills, Savage Station, Virginia, and during the war.

During his volunteer service he was assigned to duty in the Departments of Virginia, North Carolina, and Potomac. Since his appointment in the Regular Army he has served at Richmond, Virginia; Washington, District of Columbia; Charleston, South Carolina; Saint Paul, Minnesota; Fort Buford, Dakota Territory; Nashville, Tennessee.

In June, 1875, Captain Blunt was assigned to duty as commandant of the military prison at Fort Leavenworth, Kansas. He brought to that important duty strong and essential qualities, and soon initiated and carried out a system of discipline and government which raised that prison to a high plane, and marked it as a model of reformatory and industrial institutions. His services were recognized by all those

interested in the success of the institution, and the President of the United States in July, 1881, marked his appreciation of the good work done by assigning Captain Blunt to duty according to his brevet rank of colonel.

On December 31, 1887, by reason of failing health, he was relieved from duty at the military prison.

On January 11, 1888, the Adjutant General of the Army, by direction of the Secretary of War, informed Colonel Blunt that the Board of Military Prison Commissioners unanimously adopted resolutions in his behalf, in which they gave formal expression to their high appreciation of the earnest zeal and ably directed efforts exhibited by him in his administration of its affairs, and in which sentiments the Honorable the Secretary of War expressed his cordial concurrence.

Upon being relieved at the military prison he was assigned as depot quartermaster at Boston, Massachusetts, where he was on duty at the time of his death.

His commission as major and quartermaster, U. S. Army, dated September 30, 1889, was sent him only a few days before his decease.

In all his varied services of twenty-eight years, including the entire war of the rebellion, he proved himself to be an officer of high merit, and leaves an unblemished record.

Captain George H. Cook also died suddenly at David's Island, October 4, 1889.

He was born in New York; entered the volunteer service as 1st lieutenant, One hundred and ninth U. S. C. Infantry, July 8, 1864; was promoted to be captain, Eighth U. S. C. Artillery, February 13, 1865, and on March 10, 1866, received the brevets of major and lieutenant colonel, U. S. Volunteers, for "faithful and meritorious services." He was appointed 2d lieutenant, Twenty-eighth U. S. Infantry, January 22, 1867; was transferred to the Nineteenth Infantry on March 31, 1868, and promoted 1st lieutenant, same regiment, October 7, 1873.

On February 10, 1882, he was appointed captain and assistant quartermaster. He served about eighteen months at Fort Union, New Mexico, and was then assigned to duty at David's Island, New York Harbor, where he continued on duty up to the time of his death.

Captain Cook was one of the most valued and deservedly trusted officers of the Quartermaster's Department. He was specially selected to take charge of the construction of the necessary public buildings for the new post at David's Island, and in the performance of this important duty manifested a very unusual degree of intelligence and ability.

By the death of these officers the Department loses two able, upright, energetic, and valuable staff officers, who were always faithful and zealous in the discharge of every duty to which they were assigned.

> S. B. HOLABIRD, Quartermaster General, U. S. Army.

### Received JAN 10

# WAR DEPARTMENT, ADJUTANT GENERAL'S OFFICE, Washingjon, December 2

The COMMANDING OFFICER

(All Posts).

Sin: The following recommendations, looking to an a of the Regulations governing the conduct of canteens, have mitted to this office:

- (1) That the Quartermaster's Department supply ligh also furniture and fixtures, to all canteens.
- (2) That the clauses "sold by the drink" and "in a for no other purpose," contained in paragraph 329, Arn tions, be stricken out, as they have been construed to p sale of beer or wine by the bottle, and the use of room for tercourse.
- (8) That since it is impossible to take stock every night dreds of articles on the shelves, the first part of paragraph Regulations, cannot be carried out and ought to be most that the provision of said paragraph relating to checks shitirely omitted, as men will not buy them except at a ruinout though they will take them on credit.

Referring to the matters presented as above, the Secret instructs me to communicate to you the following remarks ions for the guidance of the canteen at your post:

There is not at present any authority of law for supplyiment with the articles mentioned through the Quartermaster's or at public expense.

Nor is it thought advisable to amend paragraphs 829 and Regulations, as suggested. The provision permitting the many the by the drink only was carefully considered, at

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would tend to prevent mention resorting to it who neither care to drink themselves at a hat nor like to be present where such drinking is going on. It must be remembered that the sale of beer and wine at canteen is not encouraged by the Regulations. It is only tolerated for the reason that many men do, unfortunately, crave stimulants, and that experience has shown that indulgence therein cannot be prevented, but may be regulated and restricted. The sale of beer and wine ought not to be made a prominent feature in the conduct of the canteen, but should be kept in the background, as far as possible. It would, of course, be absurd to interpret the words "in a room used for no other purpose" as prohibiting social intercourse in the room where beer is sold, or the placing therein of chairs and tables to facilitate such intercourse.

It is not intended, nor does paragraph 387 require, that stock should be taken every night. The requirement of this paragraph is sufficiently complied with if account is kept each day of the articles received, of the articles sold, and of the amount realized from such sale. Stock is to be taken but once a month (see paragraph 334). The use of checks in the transactions at the canteen is not made obligatory, but encouraged only. A man having money, for which he has no particular use on pay-day, may purchase at a slight discount a supply of checks, and if he desires to avail himself of the authority to buy on credit he is supplied with checks or coupons. This paragraph, it is believed, subserves a useful purpose and need not be modified.

The provision relating to the division of the net profits of the canteen, contained in the concluding sentence of paragraph 841, is to be understood as requiring such division to be made at intervals not greater than the end of every quarter, and not as prohibiting a more frequent division, should it be deemed advantageous by the canteen council.

Very respectfully, your obedient servant,

Adjutant General.

GENERAL ORDERS,

HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, January 2, 1889.

I.-The third edition of the work on rifle and carbine firing, prepared by Captain Stanhope E. Blunt, Ordnance Department, inspector of small-arms practice, at the Headquarters of the Army, having been approved by the Secretary of War for the use of the Army and the militia of the different States, under the title of "Firing Regulations for Small-Arms," it will be distributed to the Army, and the methods therein prescribed will hereafter be the authorized guide in all matters pertaining to the subjects which it covers.

II\_For the target year of 1889, the officers and enlisted men (except those "present not firing") who in the past year were classified below the grade of marksmen, or in that class with a total of less than 340 for those firing with the rifle, or less than 310 for those firing with the carbine, will follow the course prescribed for the second season's practice; those classified as marksmen with these totals, or as sharpshooters, will follow the course prescribed for subsequent seasons; other enlisted men will follow the recruit course, and other officers the second season's course.

III\_\_The officers at the Headquarters of the Army, the divisions, and departments charged with the supervision, under their commanding generals, of the course of instruction in rifle, carbine, and revolver firing, will be known hereafter as inspectors of small-arms practice.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

[Note.—General Orders, No. 111, is the last of the series of 1888.]



General Orders, No. 2.

## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, January 2, 1885

By direction of the Secretary of War paragraphs 481, 482, 485, 487, and 488 of the Regulations, as amended by General Orders, No. 42, of 1885, from this office, are further amended to read as follows:

- 481. The Army will be annually allowed, for the instruction of the soldier in target practice, small-arm ammunition as follows:
- a. For each officer or enlisted man firing with the rifle, to the value of \$4.
- b. For each officer or enlisted man firing with the carbine, to the value of \$3.50.
- c. For each enlisted man of the cavalry arm and for each officer and sergeant of any arm, for revolver practice, to the value of \$1.
- d. For the further instruction of the soldier (more especially the recruit), and for firing at drills, funerals, &c., such an amount of rifle and carbine blank cartridges as the company commander deems requisite, not exceeding 2,000 rounds for each company of infantry or battery of artillery and 4,000 rounds for each troop of cavalry, will also be allowed.
- e. In addition, each troop of cavalry will be allowed 5,000 rounds of blank revolver ammunition.
- f. In addition to the above allowances, each regimental staff and band, each battery of artillery and company of infantry, will be allowed for gallery practice 6,000 round balls, 15,000 cartridge-primers, 15 pounds of powder, 15 pounds of lubricant; and each troop of cavalry 8,000 round balls, 20,000 cartridge-primers, 20 pounds of powder, 20 pounds of lubricant. But when the rifle or carbine bullets fired in range practice can be recovered they will be recast for gallery practice and the round balls will not be supplied.
- 482. The values of small-arm ammunition and of the component parts thereof are determined by the Chief of Ordnance, and will be published from time to time in general orders for the government of the Army.
- 485. In selecting competitors for the authorized annual rifle or carbine contests, no additional ammunition will be allowed. After the

competitors (officers and men) are assembled at the place of competition the firing will be limited to that prescribed by paragraph 884 of the "Firing Regulations for Small-Arms," and the expenditures of ammunition, as there directed, will be governed accordingly.

- 487. Practice will be conducted in accordance with the "Firing Regulations for Small-Arms." The period selected for practice on the range will be annually announced by department commanders; they will also publish from time to time the results of the firing and the names of the qualified sharpshooters, but for the sake of uniformity all orders containing instructions to govern either the preliminary methods or practice with the rifle, carbine, or revolver will be issued only from the Headquarters of the Army.
- 488. Reports as to the amount of instruction imparted and degree of proficiency attained will be rendered only as required by the "Firing Regulations for Small-Arms," or by such further orders as may be issued from the Headquarters of the Army. The necessary books and blanks for this purpose will be supplied by the Ordnance Department.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

General Orders, No. 8.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, January 15, 1889.

By direction of the Secretary of War paragraph 2769 of the Regulations, as amended by General Orders, No. 113, of 1885, from this office, is further amended to read as follows:

2769. For commissary sergeants.—A crescent in white metal, points upward, inclosed in a wreath of dead or unburnished gilt metal.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

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General Orders, No. 4.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, January 16, 1889.

By direction of the Secretary of War paragraph 210 of the Regulations is amended to read as follows:

210. Transfers will take effect on receipt of the order at the post of the soldier, the commanding officer of his organization forwarding a complete descriptive list (containing date of transfer) to the commanding officer of the organization to which the soldier is transferred, he being taken up in accordance therewith.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

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No. 5.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, January 22, 1889.

The following orders from the War Department are published for the information and guidance of all concerned:

WAR DEPARTMENT, Washington, January 16, 1889.

By authority of the President of the United States, and under the provisions of the first section of the act of Congress approved July 5, 1884, entitled "An act to provide for the disposal of abandoned and useless military reservations," so much of the military reservation of Fort McKinney, Wyoming, set aside by Executive order of July 2, 1879, as is embraced within the following-described boundaries, to wit: "Commencing at the southeast corner of said reservation and running thence westerly and along the south boundary of said reservation a distance of one-quarter of a mile; running thence due north for a distance of four miles to the north boundary of said reservation; thence easterly and along the north boundary of said reservation for a distance of one-quarter of a mile to the northeast corner of said reservation; thence southerly and along the east boundary of said reservation for a distance of four miles to the point of beginning," is hereby transferred and turned over to the Secretary of the Interior for disposition, as provided in the subsequent sections of the aforesaid act, the same being no longer required for military purposes.

WM. C. ENDICOTT,

Secretary of War.

WAR DEPARTMENT, Washington, January 16, 1889.

By authority of the President of the United States, and under the provisions of the first section of the act of Congress approved July 5, 1884, entitled "An act to provide for the disposal of abandoned and useless military reservations," the tract of land situated in the county of El Paso, and State of Colorado, and known as the United States Military Reservation of Pike's Peak, and which was set aside by Executive order of December 23, 1873, is hereby transferred and turned over to the Secretary of the Interior for disposition, as provided in the subsequent sections of the aforesaid act, the same being no longer required for military purposes.

WM. C. ENDICOTT,

Secretary of War.

WAR DEPARTMENT, Washington, January 16, 1989.

By authority of the President of the United States dated January 9, 1889, the island lying in the Strait of San Juan de Fuca, off the southeastern point of San Juan Island, in the southeast quarter of the northeast quarter of section

8, township 84, range 2 west, Williammette meridian, in the Territory of Washington, and known as "Goose Island," is proclaimed a military reservation, under the name of the "Military Reservation of Goose Island, Washington Territory."

WM. C. ENDICOTT,
Secretary of War.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

GENERAL ORDERS,

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, January 23, 1889.

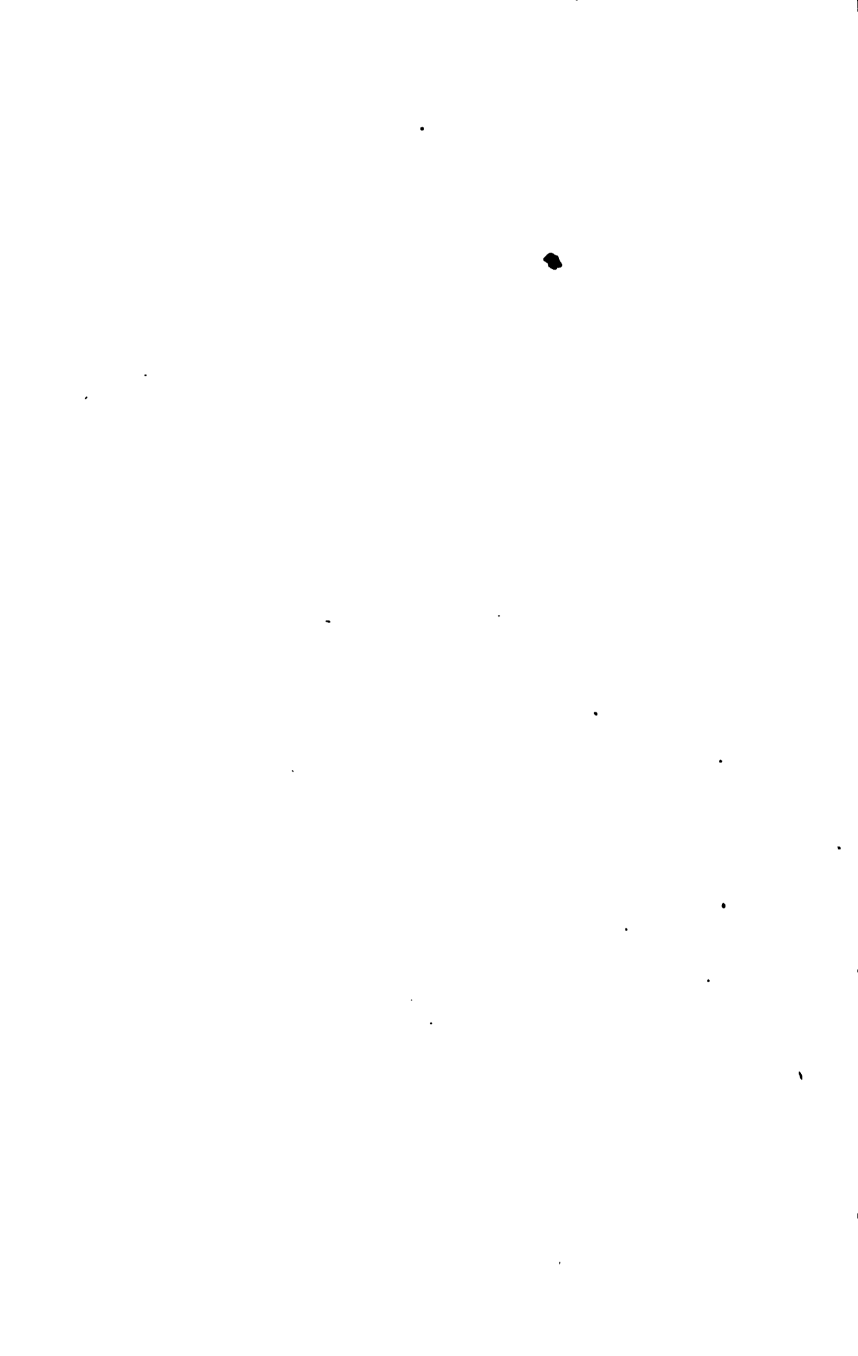
By direction of the Secretary of War the troops stationed at Forts Wayne, Mackinac, and Brady, Michigan, will hereafter be paid by the officer of the Pay Department stationed at the Headquarters of the Division of the Missouri.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:



General Orders,

## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, January 26, 1889.

- I\_By direction of the Secretary of War the paragraphs of the Regulations numbered 524, 525 (as amended by General Orders, No. 7, of 1882), 526 (as amended by General Orders, No. 82, of 1881), 527 (as amended by General Orders, No. 9, of 1885), 528, 529 (as amended by General Orders, No. 4, of 1882), 580, 531, 532, 533 (as amended by General Orders, No. 7, of 1882), 584, 585, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 557 (as amended by General Orders, No. 7, of 1882), and 574 (as amended by General Orders, No. 89, of 1883), and General Orders, No. 44, of 1882, from this office, are revoked.
- II\_By direction of the Secretary of War the paragraphs of the Regulations numbered 522, 523, 552, 554, 556, 572, 573, 575, 588, 2115, and 2202 are amended to read as follows:
- 522. Post councils of administration shall, at regular meetings, make an equitable distribution among the several regiments and corps, or detachments of regiments and corps, composing the garrison of the amount of the tax that may have been assessed upon and collected from the post trader under paragraph 588 of the Regulations. The sum found to be due to each is to be paid over to the adjutant of the regiment or corps, if it maintains a band, to be carried to the credit of the band fund; otherwise, it shall be distributed among the companies or detachments thereof serving at the post according to their relative average strength, to be used and accounted for as a part of the company fund.
- 523. In case of loss of bakery, band, and company funds, the circumstances of the loss will be carefully investigated by the council of administration, and reported, with a recommendation as to the responsibility, through the proper channels, to the department commander for decision. In cases of appeal from the action of the department commander, the papers may be forwarded to the Adjutant General of the Army for the decision of the War Department.
- 552. The savings arising from an economical use of the rations of the company will constitute the company fund, which will be kept in the hands of the commanding officer of the company and disbursed by him, under the direction of the post commander, exclusively for the purchase of food or articles to produce food for the improvement of the soldiers' table fare.

- 554. The baking of bread by individual companies at posts is expressly forbidden.
- 556. Table ware and kitchen utensils, &c., as well as brooms and other utensils necessary for police of barracks, will be issued by the Quartermaster's Department.
- 572. On requisitions from post commanders, approved by the commanding officer of the department, the Subsistence Department will procure for sale to such post seed potatoes and garden seeds. The Quartermaster's Department will furnish the few agricultural implements necessary for establishing, cultivating, and perpetuating post gardens when the appropriations will admit, and will also provide fencing and water where these are necessary.
- 578. The Commissary General of Subsistence gives to the officers of his department the necessary instructions for the purchase and sale of seeds.
- 575. Department commanders will give such detailed instructions as may be necessary for carrying these regulations into effect, and for the proper distribution of products of gardens among those entitled to them. Surplus products may be sold and the proceeds divided among the company funds of the garrison according to their strength.
- 588. For the exclusive privilege set forth in paragraph 581, post traders will be assessed and held to pay, at a rate to be determined by the post council of administration, not exceeding ten cents per month for every officer and enlisted man serving at the post—the monthly average to be determined equitably by the council.
- 2115. As soldiers are expected to preserve, distribute, and cook their own subsistence, the hire of citizens for any of these duties is not allowed. Ovens may be built or paid for by the Subsistence Department, but not bake-houses.
- 2202. Chief commissaries of divisions and departments will procure by purchase, or by requisition on the Commissary General of Subsistence, seed potatoes and garden seeds for post gardens, on proper requisitions being received therefor, and will forward them to the post commissaries. Care will be taken that the seeds furnished are adapted to the climate and soil of the several posts. The articles will be accounted for as subsistence property, and will be sold at contract or invoice prices.

III\_By direction of the Secretary of War the following regulations are published to the Army, and will be numbered 161½, 161½, 194½, 194½, 196½, 196½, 528, 529, 530, 581, 582, 588, 584, and 585, respectively, of the Regulations:

### BANDS.

- 1611. The musical instruments and other necessary equipments of the band, in case such is maintained under paragraph 159 of the Regulations, as well as the transportation of the same from place of purchase or repair to the station of the band, will be furnished by the Quartermaster's Department, on requisitions made by the regimental commander, the department commander to approve and order the issue. The regimental adjutant will receipt and account for all band property furnished by the Quartermaster's Department.
- 161½. Sums that may be remitted by post councils of administration, under the provision of paragraph 522, and contributions toward the support of a band from private sources are to constitute a band fund in regiments maintaining bands of music. The fund is to be in the keeping of the adjutant, and is to be disbursed by him on warrants drawn by the regimental commander, under specific resolves of the regimental council of administration.

#### BAKERIES.

- Bakehouses are to be built and maintained by the Quartermaster's Department, which will also supply, on requisitions approved by the commanding officer, the fuel, bake-pans, flour-sieves, and other utensils, including brooms, at a rate not exceeding six per annum, that may be needed in connection with and to carry on the bakeries. The baking will be done by enlisted men detailed for the purpose, under the superintendence and direction of a post treasurer, who is to be selected from the officers of the post by the commanding officer. Moneys derived from the sale of bread and flour are to constitute the bakery fund, which is to be collected, disbursed, and accounted for by the post treasurer.
- 1941. At posts where fresh vegetables in adequate quantities can be readily obtained, a loaf of bread weighing eighteen ounces will generally be a sufficient allowance per man, but the weight of it may be increased, within the limit of the flour ration, at the discretion of the commanding officer, upon the recommendation of the post council of administration. The saving on the flour ration, ordinarily

thirty-three per cent., will be disposed of by the post treasurer for the benefit of the troops. Bread may be baked from it for sale to the civilian employés and others, and to canteens, and the residue is to be sold. The proceeds from such sale, after deducting the bakery's expenses for hops, yeast, potatoes, and salt, the extra compensation to bakers, &c., shall, at the end of every two months, be divided by the post council of administration among the companies and detachments of the garrison in proportion to the number of flour rations turned into the bakery by each.

- 196\(\frac{1}{4}\). The extra compensation of the chief baker shall be at the following rates per day: Twenty-five cents at a one-company post; thirty-five cents at a post of two companies; forty cents at a post of three companies; fifty cents at a post of four or more companies. The necessary assistants are to be entitled to receive each ten cents less where such baker's extra pay amounts to forty cents or less, and fifteen cents less where such pay is fifty cents.
- 196½. The head cook shall be paid from the company fund twenty cents per day when cooking for one company, twenty-five cents for two, thirty-five cents for three, and fifty cents for four or more companies. The assistant cook or cooks shall serve without extra pay, as this is a duty of instruction. They will be required to be diligent in acquiring the art of preparing food and in cooking and serving it.
- 196\(\frac{3}{4}\). The chief baker and the head cook may be inspected and mustered in the places in which they are respectively employed. They may be excused from the ordinary post duties, but shall attend target practice, provided that their attendance at such practice be so timed as not to interfere with their several special employments.

## POST PROPERTY.

528. The Quartermaster General will, upon requisition of the post commanders, approved by the Secretary of War, supply, so far as the appropriation for incidental expenses will permit, such articles as may be found necessary to establish and maintain post libraries, reading-rooms, gymnasiums, school-rooms, and chapels, including newspapers and school-books, where desired, at such posts as the Secretary of War may designate. The post library, reading-room, and gymnasium are designated as post property, and are especially intended for the use of the enlisted men. If these rooms are used at all by officers, it must be at a time when other duties prevent their use by enlisted men. Inspectors will report violations of this regulation.

- 529. All post property will be considered as fixtures at posts, and will be in charge of and accounted for by the post quartermaster. Companies and regiments changing station will not carry with them any such property.
- 530. At any post where building material can be obtained without expense to the Government, and where it is desired to construct buildings by the labor of enlisted men for use as canteens, amusement-rooms, and bowling-alleys, the Quartermaster's Department may furnish for use in connection with such construction whatever teams, tools, window-sashes, and doors can be spared for the purpose.
- 531. When a post is abandoned, all movable, serviceable post property worth the cost of transportation will be sent to the new post established, or old one reoccupied in lieu of the one abandoned.
- 532. If a new post is not immediately established, or an abandoned one reoccupied, the department commander will direct the disposition to be made of the post property for the best interests of the troops in his department. It will be sent for use to another post or divided among other posts. In the latter case the division should be made by an inspector or by a board of officers. In no case will it be divided among companies and regiments.
- 583. Post property will, in all cases of necessary removal, be transported at the expense and under the direction of the Quartermaster's Department.
- 534. The Quartermaster's Department will furnish the fuel necessary for heating libraries, school and reading rooms, chapels, gymnasiums, and bakeries.
- 535. The necessary candles or oil for lighting the evening school, post library, reading-room, and chapel will be furnished by the Quartermaster's Department, on requisition approved by the post commander.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

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GENERAL ORDERS, HEADQUARTERS OF THE ARMY.
ADJUTANT GENERAL'S OFFICE,
Washington, January 29, 1889.

The following order has been received from the War Department:

It is with great regret that the Secretary of War announces the death of Brigadier General Roger Jones, Inspector General of the Army, which occurred at Fort Monroe, Virginia, on Saturday, the 26th instant; for the Army has lost the services of a conscientious officer of great experience and good judgment, and most faithful in the discharge of every duty.

General Jones was graduated from the United States Military Academy and appointed brevet 2d lieutenant of Mounted Rifles July 1, 1851; promoted 2d lieutenant May 24, 1852, and 1st lieutenant January 26, 1857 (serving as adjutant of his regiment from July 1, 1854, to March 24, 1858); appointed captain and assistant quartermaster April 23, 1861; major and assistant inspector general November 12, 1861; lieutenant colonel June 13, 1867; colonel and inspector general February 5, 1885; and brigadier general and Inspector General August 20, 1888.

After his entry into the service he was on duty at the Cavalry School at Carlisle, Pennsylvania, from September, 1851, to December 13, 1852, and assistant instructor of cavalry at the U.S. Military Academy until January 6, 1854, when he joined and served with his regiment in Texas and in New Mexico until 1860. From January 7 to April 18, 1861, he was on duty guarding Harper's Ferry, and was then placed on special duty in the War Department; from July to September, 1862, on duty as assistant inspector general on the staff of General Pope; and on special service to December 2, 1865. Successively on duty as inspector general of the Divisions of the Mississippi, Missouri, and Pacific to January, 1877; in the Inspector General's Office at Washington to July, 1881; and inspector general Division of the Atlantic to August 23, 1888, when, having been appointed Inspector General of the Army, he assumed charge of that department, but was forced to relinquish it September 1st, by reason of serious illness, which terminated in his death on the 26th instant.

The officers of the Inspector General's Department will wear the usual badge of mourning for six months.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

General Orders, No. 9.

# HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, January 31, 1889.

I\_By direction of the Secretary of War paragraphs 560, 564, and 569 of the Regulations are revoked, and the following published instead:

560. School-teachers will be detailed from the enlisted men of the Army. The number shall not exceed one to every fifteen pupils, or a fraction of that number.

564. The instruction of enlisted men, as required by section 1231, Revised Statutes, will hereafter be a military duty. Zealous and efficient officers will be detailed, by post commanders, in charge of all post schools, that they may be placed upon a footing commensurate with their importance. At posts where there are chaplains (post or regimental), they will be selected, conformably to the requirements of section 1124, Revised Statutes. The time devoted to instruction will not be taken from the recreation hours of men, but from the time allotted to military duties; and commanding officers are enjoined to personally aid and encourage those needing instruction in acquiring all that the law requires.

The desks, text-books, copy-books, paper, slates, &c., needed for instruction of enlisted men, will be supplied by requisition upon the Quartermaster's Department.

The post quartermaster will be accountable for the school property. The books or other property issued to soldier pupils, when lost or destroyed, will be charged to them on the pay-roll.

In the absence of proper text-books, &c., instruction will be oral, with the use of the blackboard and by lecture.

The school term will be from the 1st of November to the 30th of April. Company commanders, at the beginning of each term, will furnish to the post commander, for the officer in charge of the school, a list of men who should be placed under instruction duty.

Selections of pupils will be confined to men serving their first enlistment, and such young men in their second enlistment as it may be deemed necessary to instruct.

569. Assistant adjutants general of the Army on duty at department headquarters will, under the direction of the department commander, have a general supervision of the schools, and annually make

a full report, to accompany that of the department commander, as to the condition and progress of the schools within the department, setting forth specifically the failure or neglect of any post commander to take proper interest in or facilitate the operations of the schools.

On February 1st and May 1st reports (conformably to the existing bimonthly form) will be rendered, through the post commander, to the assistant adjutant general at department headquarters. The latter will forward a consolidation of the reports, with his annual report.

The inspection of the schools will be made by the Inspector General's Department. It will be the duty of officers on duty in that department to examine into the system of instruction; to advise commanders of posts of defects which may be discovered, and, in connection with assistant adjutants general, to suggest methods of improvement; to endeavor to bring about uniformity in the methods of management and instruction, and to make known throughout the Army the best methods and systems in existence at any military post. The inspection reports will be forwarded through military channels for the information of the Commanding General of the Army.

II\_\_Under the foregoing the officer now in charge of education in the Army will stand relieved from that duty, and after he shall have turned the records over to the Quartermaster's Department, that they may be forwarded to the Adjutant General of the Army, will report by letter for instructions.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL: '

GENERAL ORDERS, HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, February 1, 1889.

By direction of the Secretary of War the following rules and regulations for the establishment and government of post canteens are published to the Army:

- 1. Canteens may be established at military posts where there are no post traders, for supplying the troops, at moderate prices, with such articles as may be deemed necessary for their use, entertainment, and comfort; also for affording them the requisite facilities for gymnastic exercises, billiards, and other proper games. The commanding officer may set apart for the purposes of the canteen any suitable rooms that can be spared, such rooms, whenever practicable, to be in the same building with the library or reading-rooms.
- 2. The sale or use of ardent spirits in canteens is strictly prohibited; but the commanding officer is authorized to permit wines and light beer to be sold therein by the drink, on week-days and in a room used for no other purpose, whenever he is satisfied that the giving to the men the opportunity of obtaining such beverages within the post limits has the effect of preventing them from resorting for strong intoxicants to places without such limits, and tends to promote temperance and discipline among them. The practice of what is known as "treating" should be discouraged under all circumstances.
- 3. Gambling, or playing any game for money or other thing of value, is forbidden.
- 4. Civilians, other than those employed and resident on the military reservation, are not to be permitted to enter the rooms of the canteen without the authority of the commanding officer. Commanders of canteen posts situated in States (or surrounded by communities) not tolerating the sale of intoxicants will not permit the residents or members thereof to visit the canteen for the purpose of obtaining beer or wine.
- 5. Each canteen is to be managed by a suitable officer, not a regimental staff officer, who shall be selected by the post commander, and be designated as "in charge of canteen." The officer will be assisted by a canteen steward, who may be a retired non-commissioned officer, and by as many other enlisted men, having regard to the strength of the garrison and business of the canteen, as the commanding officer may deem necessary.

- 6. There shall be a standing "canteen council," to consist of the two senior company commanders present and the officer in charge of the canteen.
- 7. It shall be the duty of the canteen council to superintend all the The council may be convened at any time at affairs of the canteen. the call of its president, or by direction of the commanding officer. and, subject to the approval of the latter, is to designate the articles to be kept for sale, fix the prices at which the articles shall be sold. and authorize all purchases of supplies. At the end of every month it shall meet to take stock and examine the books of the canteen. also to inspect the quality of the articles to be sold. A statement of the result of the monthly investigation and of the accounts of the officer in charge, showing the receipts and expenditures during the month, also the assets and liabilities, shall be entered in a book and submitted to the commanding officer for his action. A copy of the statement, with the commanding officer's remarks indorsed thereon. is to be exhibited in one of the rooms of the canteen during the ensuing month.
- 8. Once in three months, ordinarily at the end of every quarter, a committee of non-commissioned officers, one from each company, to be selected by the captain as best fitted to represent the interests of the enlisted men thereof, is to be convoked by the commanding officer. The committee shall orally or in writing submit its views in respect to the management of the canteen for the consideration of the canteen council.
- 9. Purchases will ordinarily be made by the officer in charge of the canteen, but contracts for such articles as it may be deemed advisable to procure in considerable quantities are to be entered into, with the approval of the commanding officer, by the canteen council. In no case shall orders for goods, however small, be given by the enlisted attendants of the canteen to the person furnishing the supplies.
- 10. The steward is to act as salesman and accountant. He shall keep a cash book, also a blotter, showing in separate columns the different articles comprising the stock, and enter therein at the time of sale the quantity or number of articles sold. At the close of each selling day he shall prepare a report on a suitable form showing, under appropriate headings, the quantities of the several articles received, the quantities sold, and the quantities remaining on hand. This report he shall submit for examination and approval to the

officer in charge on the following morning, and at the same time deliver over the proceeds of the previous day's sales. The report, exhibiting the officer's approval, is to be conspicuously posted in one of the canteen-rooms during the remainder of the day. Checks or coupons, representing values in and exchangeable for merchandise, are to be sold by the officer in charge, or some other member of the canteen council, and, as far as practicable, shall take the place of coin or currency in the transactions at the canteen.

- 11. When the canteen council shall deem it to be for the true interests of the command, the commanding officer may, in his discretion, direct a credit of not exceeding one-fifth of their monthly pay to be allowed to soldiers in good standing, but defaulters shall not be punishable otherwise than by being debarred the privileges of the canteen.
- 12. The necessary articles for the original stock and outfit of the canteen may be purchased on credit, or paid for from an assessment levied upon the funds of the several companies contributing to the canteen, by the canteen council, acting under the direction and with the approval of the commanding officer. When purchased on credit they must be paid for out of the first profits, and it is to be distinctly understood that the officers ordering the purchases must be responsible for the payment, as the Government assumes no responsibility therefor. Once the canteen is in full operation at a post, cash ought, as a rule, to be paid for all articles on delivery.
- 13. Among the charges that are to be paid from the profits of the canteens, in addition to the purchase of articles kept for sale, are the following:
  - a. Extra compensation to the enlisted attendants of the canteen.
- b. The cost of: billiard and bagatelle tables; apparatus for back-gammon, dominoes, and other games; construction of a ten-pin alley; and such fixtures and furniture as cannot be supplied by the Quartermaster's Department.
  - c. The fire insurance on the canteen stock, furniture, and fixtures.
  - d. Taxes to which the canteen may be legally liable.
- e. The cost of fuel and light, when not supplied by the Quartermaster's Department.
- 14. Profits accumulating after the above-named expenses shall have been met shall be equitably distributed among the several companies and detachments contributing to the canteen, to be used and

accounted for as part of the company and detachment funds. Such division is to be made at the end of every quarter, and whenever the troops or a part of them quit their station at the post.

- 15. On the last day of June and December of each year the commanding officer of a post at which a canteen is carried on will submit to the Adjutant General, through the headquarters of the department and division, a detailed report of the operations and financial condition of the canteen, accompanied by such remarks touching its effect upon the welfare of his command as he may deem it necessary to make for the information of the General Commanding the Army and the Secretary of War.
- 16. When a part of the garrison of a post shall be permanently detached therefrom, a careful estimate of the market value of the canteen stock, fixtures, and furniture is to be made by a disinterested officer, preferably a field officer, to be designated by the post commander, and the proportionate share of such estimated value found to be justly due to any retiring company or detachment shall be paid into its fund by the officer in charge. Based upon a valuation arrived at as above indicated, an assessment may be made in favor of the canteen fund upon the funds of companies joining the canteen at any time.
- 17. Whenever notice is received that the entire garrison of the post is to be withdrawn, the canteen stock will be reduced to the lowest possible extent. Prior to the departure of the troops the property of the canteen will be sold and proceeds equitably distributed, under the direction of the canteen council, to the funds of the several companies.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

General Orders, No. 11.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, February 7, 1889.

I.-By direction of the Secretary of War, and in view of the limited appropriation made for ordnance stores, in consequence of which the issue of new stores must be confined to the replacement of those rendered unserviceable, ordnance stores which are strong and serviceable will not be condemned or replaced merely because they are unsightly or do not conform to the most recent requirement.

II...When small-arms become unserviceable and cannot, under existing orders, be repaired at the post, they will be turned into the nearest depot or arsenal, and will under no circumstances be broken up.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

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General Orders, No. 12.

HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, February 9, 1889.

- I\_By direction of the Secretary of War the following regulations are published to the Army. They will be numbered paragraphs 524 and 5731, respectively, of the Regulations:
- 524. The expenses of the bakery shall be restricted to the extraduty pay of the bakers, the purchase of malt, hops, potatoes, and such utensils as are not furnished by the supply departments. These expenses must be paid from the saving effected by the issue of the bread, instead of the flour ration.
- 5781. The seed potatoes and garden seeds furnished by the Subsistence Department, in accordance with paragraph 572 (as amended by General Orders, No. 7, of 1889, from this office), will be paid for by an assessment pro rata upon the company and hospital funds.
- II\_By direction of the Secretary of War paragraph 518 of the Regulations is revoked.

By command of Major General Schoffeld:

R. C. DRUM,

Adjutant General.

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General Orders,

No. 12.

HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, February 11, 1889.

The following orders have been received from the War Department, and are published for the information and government of all concerned:

WAR DEPARTMENT, Washington Olly, February 8, 1889.

By direction of the President paragraphs 1 and 2 of the general regulations for the United States Military Academy are hereby amended to read as follows:

- 1. The supervision and charge of the academy shall be in the War Department, under such officer or officers as the Secretary of War may assign to that duty. (Sec. 1331, R. S.)
- 2. The superintendent, and, in his absence, the next in rank, shall have the immediate government and military command of the academy, and shall be commandant of the military post of West Point. The superintendent will render to the Adjutant General of the Army, for submission to the Secretary of War, all required reports, returns. and estimates concerning the academy.

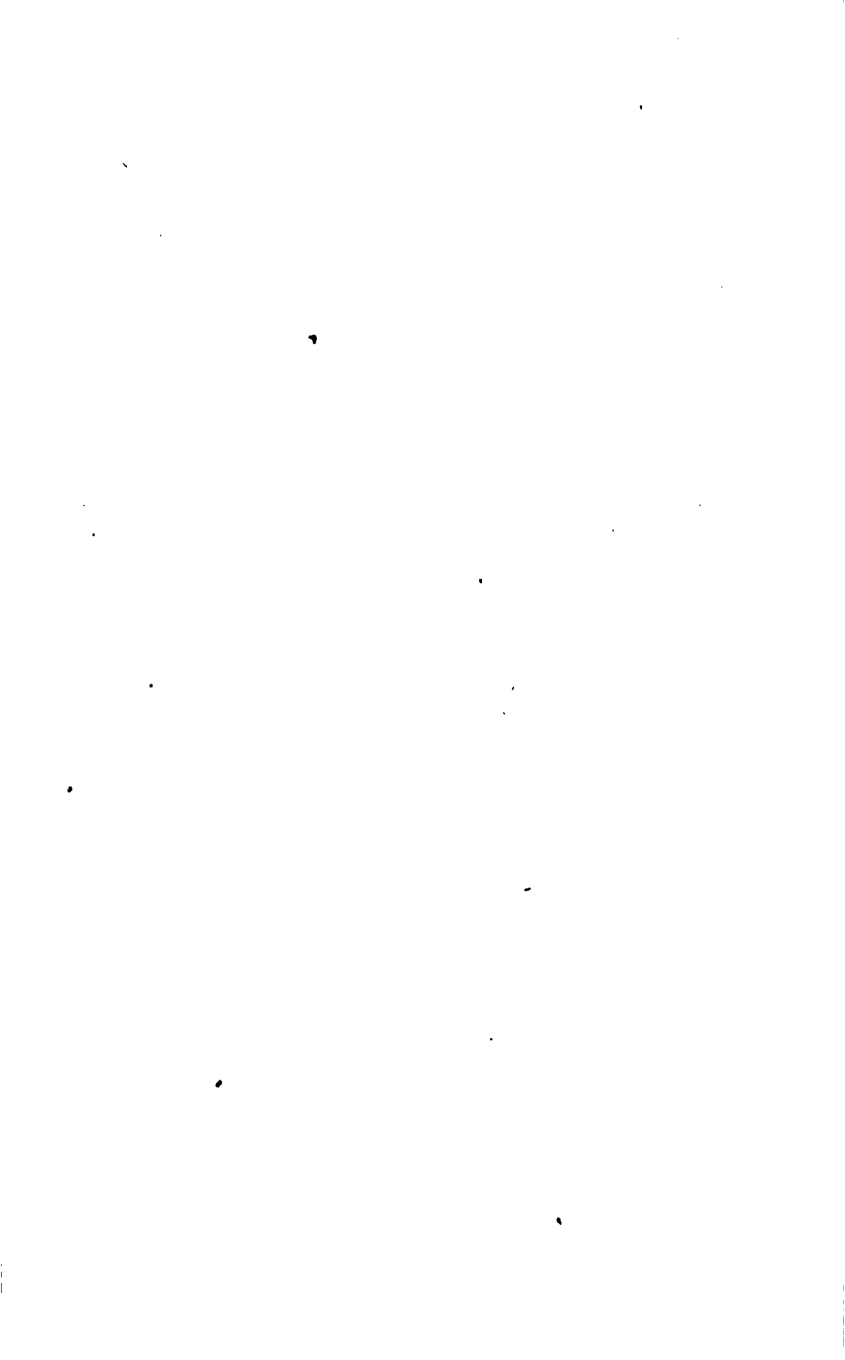
WM. C. ENDICOTT, Secretary of War.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General

OFFICIAL:



General Orders, HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
No. 14.

Washington, February 12, 1889.

The following order, received from the War Department, is published for the information of the Army:

WAR DEPARTMENT, Washington City, February 12, 1889.

With deep regret the Secretary of War announces to the Army the death of Colonel *Henry J. Hunt*, retired, brevet major general, U. S. Army, at the Soldiers' Home at Washington, his post of duty.

The conspicuous record of this gailant veteran, the survivor of two wars, who, though retired from active service, was yet on duty under the orders of the President when he died, calls for more than a passing notice. His service in peace, no less than in war, was distinguished by zeal, fidelity, and thoroughness. His personal character was such that his memory will ever be cherished by those with whom he served.

He was the chief of artillery of the Army of the Potomac, and within a few years has followed to the grave those great captains under whom he organized and commanded the largest, most perfectly equipped and effective body of artillery that the history of warfare records.

It is needless to recite his deeds; the Army of to-day knows them well; the Army of the future will find them in history; they may be read in the six brevets given him for his service in the Mexican War and the War of the Rebellion.

WM. C. ENDICOTT, Secretary of War.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:



General Orders, No. 15.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, February 15, 1889.

By direction of the Secretary of War the following is published for the information of the Army, in connection with General Orders, No. 74, of 1881, from this office:

A company commander, after signing the discharge certificate of a soldier, shall, before submitting it to the post commander for signature, inform the soldier of the "character" given him; should the soldier feel that injustice has been done him thereby, he may at once apply to the post commander for redress. Upon receiving such application, the post commander shall immediately convene a board of officers to determine the facts in the case; and if the report is favorable and approved by him, he will indorse the character as found by the board on the discharge certificate.

The "character" given by the company commander, also the character as found by the board, will be noted on the muster-rolls.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:



GENERAL ORDERS, No. 16.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, February 15, 1889.

The following act of Congress is published for the information and government of all concerned:

An act making appropriations for the support of the Military Academy for the fiscal year ending June thirtieth, eighteen hundred and ninety.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the support of the Military Academy for the fiscal year ending June thirtieth, eighteen hundred and ninety, namely:

For pay of eight professors, twenty-six thousand dollars.

For one commandant of cadets (lieutenant-colonel), in addition to pay of captain in the line, one thousand two hundred dollars.

For pay of one instructor of practical military engineering, in addition to pay as first lieutenant, nine hundred dollars.

For pay of one instructor of ordnance and science of gunnery, in addition to pay as first lieutenant, nine hundred dollars.

For pay of eight assistant professors (captains), in addition to pay as first lieutenants, four thousand dollars.

For pay of three senior instructors of cavalry, artillery, and infantry tactics (captains), in addition to pay as second lieutenants, one thousand five hundred dollars.

For pay of four assistant instructors of cavalry, artillery, and infantry tactics (captains), in addition to pay as second lieutenants, two thousand four hundred dollars.

For pay of one adjutant, in addition to pay as second lieutenant, four hundred dollars.

For pay of one treasurer, quartermaster, and commissary of cadets, in addition to pay as captain of infantry, seven hundred dollars.

For pay of one master of the sword, one thousand five hundred dollars.

For pay of cadets, one hundred and sixty thousand dollars, and no cadet shall receive more than at the rate of five hundred and forty dollars a year.

For pay of the teacher of music, one thousand and eighty dollars. For pay of the Military Academy band, nine thousand two hundred and forty dollars, which shall be in full for the pay of the said

band for the year ending June thirtieth, eighteen hundred and ninety, any law to the contrary notwithstanding.

For additional pay of professors and officers on (increased rank) for length of service, ten thousand six hundred and ninety dollars.

For pay of field musicians:

One sergeant, two hundred and four dollars;

Fourteen privates, two thousand one hundred and eighty-four dollars;

Additional pay for length of service, two hundred and eighty-eight dollars;

Retained pay on discharge, two hundred and eighty-eight dollars; Clothing on discharge, two hundred and eighty-one dollars and eight cents; in all, three thousand two hundred and forty-five dollars and eight cents.

For current expenses as follows:

Repairs and improvements, namely: Timber, planks, boards, joists, wall-strips, laths, shingles, slate, tin, sheet-lead, zinc, nails, screws, locks, hinges, glass, paints, turpentine, oils, varnish, brushes, stone, brick, flag, lime, cement, plaster, hair, sewer and drain pipe, blasting-powder, fuse, iron, steel, tools, machinery, mantels, and other similar materials, renewing roofs, and for pay of overseer and master-builder and citizen mechanics, and labor employed upon repairs and improvements that can not be done by enlisted men, including repairs to walls, woodwork, roof, and other fixtures of cadet barracks, twelve thousand dollars.

For fuel and apparatus, namely: Coal, wood, charcoal, stoves, grates, heaters, furnaces, ranges, and fixtures, fire-bricks, clay, sand, repairs of steam-heating apparatus, grates, stoves, heaters, ranges, and furnaces, mica, fifteen thousand dollars.

For gas-pipes, fixtures, lamp-posts, gasometers, and retorts, and annual repairs of the same, nine hundred dollars.

For fuel for cadets' mess-hall, shops, and laundry, three thousand dollars.

For postage and telegrams, two hundred and fifty dollars.

For stationery, namely: Blank-books, paper, envelopes, quills, steel pens, rubbers, erasers, pencils, mucilage, wax, wafers, folders, fasteners, rules, files, ink, inkstands, type-writing supplies, penholders, tape, desk-knives, blotting pads, and rubber bands, six hundred dollars.

For transportation of materials, discharged cadets, and ferriages, one thousand seven hundred and fifty dollars.

Printing: For printing and binding, type, materials for office, including repairs to motor, diplomas for graduates, annual registers, blanks, and monthly reports, to parents of cadets, one thousand dollars.

For clerk to the disbursing officer and quartermaster, one thousand five hundred dollars.

For clerk to adjutant in charge of cadet records, one thousand five hundred dollars.

For clerk to treasurer, one thousand five hundred dollars.

For department of natural and experimental philosophy: For additions to apparatus to illustrate the principles of mechanics, acoustics, optics, and astronomy, one thousand dollars; books of reference, text-books, stationery, materials, and repairs, four hundred dollars; for pay of mechanic assistant, one thousand dollars; repairs to the observatory building and clocks, four hundred and fifty dollars;

For cases for books and instruments, two hundred and fifty dollars; in all, three thousand one hundred dollars.

For department of modern languages: For stationery, text-books, and books of reference for the use of instructors, for repairs of books, apparatus, and office furniture, and for printing examination papers, two hundred dollars.

For department of instruction in mathematics, namely: For repairs and materials for preservation of models and instruments, twenty-five dollars; text-books, books of reference, binding, and stationery for instructors, one hundred and twenty-five dollars; for dividers, fifty dollars; contingencies, twenty-five dollars; in all, two hundred and twenty-five dollars.

For department of chemistry, mineralogy, and geology: For chemicals, chemical apparatus, glass and porcelain ware, paper, wire, sheet-metal, ores, photographic apparatus and materials, five hundred dollars.

Rough specimens, fossils, files, alcohol, lamps, blow-pipes, pencils, and paper for practical instruction in mineralogy and for gradual increase and improvement of the cabinet, five hundred dollars.

Repairs and additions to electric, magnetic, pneumatic, and thermic apparatus, and apparatus illustrating optical properties of substances: *Provided*, That any of the above sums may be available for

the purchase of a gas-engine for operating electric machines, six hundred and fifty dollars;

Pay of mechanic employed in chemical and geological sectionrooms, and in lecture-rooms, one thousand dollars;

Models, maps, and diagrams, books of reference, text-books, and stationery for the use of instructors, one hundred and eighty dollars;

Contingencies, one hundred dollars; in all, two thousand nine hundred and thirty dollars.

For department of history, geography, and ethics: For text-books, books of reference, and stationery for use of instructors, and repairs, one hundred and fifty dollars.

For department of artillery, cavalry, and infantry tactics, namely: For tan-bark or other proper cover for riding-hall, to be immediately available and to be purchased in open market on written order of the superintendent, six hundred dollars;

Repairing camp-stools and camp-furniture, one hundred dollars; Furniture for offices and reception-room for visitors, one hundred dollars;

For stationery for use of instructor and assistant instructors of tactics, one hundred and fifty dollars;

Books and maps, binding books and mounting maps, seventy-five dollars;

For repairs of gymnasium and gymnasium supplies, two hundred and fifty dollars;

Foils, masks, belts, fencing and boxing-gloves, fencing-jackets, gaiters, and repairs, and for metal lined boxes for protection of fencing-gloves and jackets, two hundred and fifty dollars;

Plumes for cadet officers of the first class, seventy five dollars; in all, one thousand six hundred dollars.

For department of law: For stationery, text-books, and books of reference for use of instructors, and for repairing and rebinding same, and furniture for office, two hundred and fifty dollars.

For department of civil and military engineering: For models, maps, purchase and repairs of instruments, text-books, books of reference, and stationery for the use of instructors, and contingencies, five hundred dollars.

Extra pay of enlisted man employed as draughtsman, two hundred and fifty-six dollars; in all, seven hundred and fifty-six dollars.

For department of ordnance and gunnery: For purchase and repairs of instruments, models, and apparatus, and purchase of neces-

sary materials; for the purchase of samples of arms and accoutrements other than those supplied to the military service; for the purchase and preparation of specimens for use in the testing machine; for books of reference, text-books, and stationery, four hundred dollars;

For stereotyping, and for making lithographic drawings illustrating revised course of instruction in ordnance and gunnery, three hundred dollars: *Provided*, That from the amounts so appropriated extra pay, at fifty cents per day, may be paid to an enlisted man while employed as a draughtsman; in all, seven hundred dollars.

For department of practical military engineering: For purchase and repair of instruments; transportation; purchase of tools, implements, and materials, and for extra-duty pay of engineer soldiers, as follows, namely: Instruments, for use in instructing cadets in making reconnaissances; photographic apparatus and material for field photography; drawing instruments and material for platting reconnaissances; surveying instruments; one type-writer; instruments and material for signaling and field telegraphy; transportation of field parties, tools and materials for the preservation, augmentation, and repair of one wooden ponton and one canvas ponton bridge train; sapping and mining tools and material; profiling material; rope; cordage; and material for rafts and for spar and trestle bridges; intrenching tools; tools and material for the repair of Fort Clinton and the batteries at the Academy, and extra-duty pay of engineer soldiers employed upon the same; extra duty pay of two engineer soldiers, at fifty cents per day each, when performing special skilled mechanical labor in the department of practical military engineering; for models, books of reference, and stationery, one thousand two hundred dollars.

For department of drawing: For books and periodicals on art and technology, one hundred dollars.

Models (machine, architectural, and topographical) in flat and fac simile, for second and third classes, one hundred and fifty dollars.

Repairs to desks, models, stretchers, and material, one hundred dollars;

Drawing material for use of instructors, tacks, brushes, sponges, glue, alcohol, hectograph, cloth, tumblers, saucers, towels, soap, inkpads, blank-pads, ink, paint, stationery, and contingent expenses, two hundred and five dollars; in all, five hundred and fifty-five dollars.

Extra pay of two enlisted men, employed as clerks in the offices of the adjutant, United States Military Academy, and commandant of

cadets, at thirty-five cents per day, two hundred and thirty-seven dollars and thirty cents.

Extra pay of two enlisted men as printers at headquarters, United States Military Academy, at fifty cents per day, three hundred and thirteen dollars.

Extra pay of one enlisted man, employed as watchman, at thirty-five cents per day, one hundred and fifty-nine dollars and sixty cents.

Extra pay of one enlisted man as trumpeter at the cadet barracks, at thirty-five cents per day, one hundred and twenty-seven dollars and seventy-five cents.

Extra pay of one enlisted man, employed in the philosophical department, Observatory, as mechanic, at fifty cents per day, one hundred and fifty-six dollars and fifty cents.

Extra pay of one enlisted man, employed in the chemical department, at fifty cents per day, one hundred and fifty six dollars and fifty cents.

Extra pay of two enlisted men, (cavalrymen), when performing special skilled mechanical labor, at fifty cents per day, three hundred and thirteen dollars: *Provided*, That the extra pay provided for by the seven preceding paragraphs shall not be paid to any enlisted man who receives extra-duty pay under existing laws or Army regulations.

For expenses of the Board of Visitors, including mileage, three thousand dollars.

For miscellaneous and incidental expenses: For gas-coal, oil, candles, lanterns, matches, chimneys, and wicking for lighting the Academy, chapel, library, cadet barracks, mess-hall, shops, hospital, offices, stables, and riding-hall, sidewalks, camp, and wharves, three thousand five hundred dollars;

For water pipes, plumbing, and repairs, two thousand dollars.

For cleaning public buildings (not quarters), six hundred dollars; Brooms, brushes, pails, tubs, soap, and cloths; two hundred dollars;

Chalk, crayons, sponges, slate; rubbers, and card for recitation-rooms, three hundred dollars;

Compensation of chapel organist, two hundred dollars;

Compensation of librarian, one hundred and twenty dollars;

Pay of engineer of heating and ventilating apparatus for the academic building, the cadet barracks, and office building, cadet hospital,

chapel, and philosophical building, including the library, one thousand five hundred dollars;

Pay of assistant engineer of same, one thousand dollars;

For pay of five firemen, two thousand seven hundred dollars;

For pay of librarian's assistant, one thousand dollars; in all, thirteen thousand one hundred and twenty dollars.

For increase and expense of library, namely: For periodicals, stationery, binding new books, and scientific, historical, biographical, and general literature, to be purchased in open market on the written order of the Superintendent, one thousand five hundred dollars.

For additional tables and chairs, furniture, and contingent repairs to library-rooms, two hundred dollars.

For furniture for cadet hospital, and repairs of the same, one hundred dollars.

For contingencies for Superintendent of the Academy, one thousand dollars.

For renewing furniture in section-rooms, and repairing the same, five hundred dollars.

For repairs, upholstering, and carpeting the Academy chapel, five hundred dollars.

For contingent funds to be expended under the direction of the Academic Board; for instruments, books, repairs to apparatus, and other incidental expenses not otherwise provided for, one thousand dollars: *Provided*, That all technical and scientific supplies for the departments of instruction of the Military Academy shall be purchased by contract or otherwise, as the Secretary of War may deem best.

For purchase and repair of instruments for band, three hundred dollars.

### PUBLIC WORKS.

For buildings and grounds: For repairing roads and paths, including roads and bridges on reservation, five hundred dollars.

For continuing construction of breast-high wall in dangerous places, five hundred dollars.

For water-works: Renewal of material in filter-beds; improving ventilation of filter house and water-house; hose for use in cleaning filter-beds, and water-house and for use in fire-service at same; tools, implements, and materials for use of the two keepers and for repairs of siphon-house, filter-house, and of four and one half miles of sup-

ply-pipes; for shed for tools, and storage of fuel, for keeper at Round Pond, and for tool-house at filter; for gauges at Round Pond and Delafield Pond, and stairs for access to same, five hundred and twenty dollars.

For repair of cooking utensils, and the replacement of worn-out cooking utensils in the cadet subsistence department, three hundred and twenty-six dollars and ninety six cents.

For the erection of a fire-proof building on such site of the public grounds at West Point, New York, as may be designated by the Secretary of War, to accommodate all the departments of instruction of the Military Academy, to be constructed according to the plans recommended by the Academic Board and approved by the Secretary of War, four hundred and ninety thousand dollars: Provided, That plans and specifications for said building shall be prepared under the direction of the Academic Board and approved by the Secretary of War, which plans and specifications shall be such that when said building shall be fully completed the cost thereof shall not exceed the sum herein appropriated.

For the erection of a fire-proof building on such site of the public grounds at West Point, New York, as may be designated by the Secretary of War, to be used as a gymnasium and fencing academy for the cadets of the United States Military Academy, to be constructed according to the plans recommended by the Academic Board and approved by the Secretary of War, one hundred thousand dollars: Provided, That plans and specifications for said building shall be prepared under the direction of the Academic Board and approved by the Secretary of War, which plans and specifications shall be such that when said building shall be fully completed the cost thereof shall not exceed the sum herein appropriated: Provided further, That the sums herein appropriated for erection of one building to be used by all departments of instruction, and one gymnasium and fencing academy, shall be immediately available.

For placing in cadet barracks fifteen alcove partitions, three hunired and fifteen dollars.

For one retiring house, to be immediately available, three thouand dollars.

For repairing and improving the soldier's chapel upon the West Point Military Reservation, three thousand dollars, or so much thereof is may be necessary. For one store-house at north wharf for storage of supplies, to be immediately available, five hundred dollars.

For maintaining and improving the grounds of the Post Cemetery, including the purchase of trees, plants, tools, and materials, to be immediately available, five hundred dollars.

For new settees, to be immediately available, five hundred dollars. For one hundred and twenty-two new tent floors, one hundred and twenty-two lockers, and eight sentry boxes, to be immediately available, one thousand eight hundred dollars.

For resetting four horizontal tubular boilers, including all material and labor, used for heating with steam the Academic building, cadet barracks, commandants' office, mess-hall, hospital, and cadet sinks, to be immediately available. two thousand two hundred dollars.

For repairing gas holder, to be immediately available, two thousand dollars.

Approved, February 12, 1889.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OPPICIAL:



General Orders, No. 17.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, February 15, 1889.

By direction of the Secretary of War paragraph 2702 of the Regulations (as amended by General Orders, No. 96, of 1888, from this office) is further amended to read as follows:

TOP BOOTS AND SPURS.

2702. For all mounted officers.—According to patterns in the offices of the Quartermaster General and Chief of Ordnance, respectively; to be worn on all mounted duty.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:



General Orders,
No. 18.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, February 16, 1889.

By direction of the Secretary of War the following uniform is prescribed for the enlisted men of the Signal Corps; it will be worn in the field and during office hours at Signal Service stations:

CAP.

For all enlisted men.—Dark navy blue cloth, the diameters at the top and base to be the same, the quarters not less than one and onefourth or more than one and one-half inches high, and of the same height in front and at back. The seam around the top shall be without a welt, and neatly stitched on each side. The band shall be one and one-half inches wide, with welt one-eighth of an inch from base of the cap. A band of lustrous black mohair shall be worn between the apper and lower welts. The visor shall be of black patent leather, molded to shape and bound with the same, green underneath, rounded and sloping downward at an angle of not less than twenty nor more than thirty degrees from the horizontal. Inside band shall be of leather, to extend to within one inch of the top; sweat-lining shall be of morocco. Four black metal evelets, two on each side, shall be placed in the quarters for ventilation. A small button shall be placed on each side beyond the ends of the visor. A sliding chin-strap, onefourth of an inch wide, of patent leather, shall be fastened over the buttons, and when not used under the chin it shall be drawn between the buttons, resting on the upper edge of the visor.

Cap ornament, for all enlisted men.—The Signal Service device of crossed flags and torch embroidered on dark blue cloth, in silk and bullion, in high relief, attached to the front of the cap, the center midway between buttons over the upper welt.

#### OVERCOAT.

For all enlisted men.—Same as for mounted troops, except that it shall be lined with dark navy blue flannel.

COAT.

For all enlisted men.—Dark navy blue cloth, single-breasted sack pattern, rolling collar, front and back of skirt to descend to top of inseam of trousers, lined with dark blue flannel or black Italian cloth. A pocket in the left breast, and one in each front near the bottom.

Five gilt buttons, seven-eighths of an inch in diameter, equally spaced from top button, which shall be placed so as to close the coat at the throat; coat to be worn habitually with four lower buttons buttoned.

#### TROUSERS.

For all colisted men.—Dark navy blue cloth.

In summer the use of dark navy blue flannel coats and trousers is authorized.

#### WAISTCOAT.

For all enlisted men.—Dark navy blue cloth, single breasted, without collar, cut high in front, with six small-sized gilt buttons.

#### CHEVRONS.

For sergeants and corporals.—Of black silk braid, according to pattern deposited in the office of the Quartermaster General.

#### BUTTONS.

For all culisted men.—Two sizes, same as for officers of the Signal Corps.

#### CRAVAT.

For all enlisted men.—Black ribbed silk, from thirty-two to thirty-six inches long, not more than one and one-fourth of an inch wide, tied in double bow-knot in front.

All articles of clothing not enumerated shall conform to those prescribed for other enlisted men of the Army.

Whenever an enlisted man shall have a uniform made, and not furnished by the Quartermaster's Department, such uniform shall conform, in every particular, to the foregoing regulations.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

GENERAL ORDERS, No. 19.

# HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, February 20, 1889.

- I\_By direction of the Secretary of War the paragraphs of the Regulations numbered 276, 277 (as amended by General Orders. No. 25, of 1882), 288, 292, 294, 296, 299, 301, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 319, 320, 322, 326, 328, 378, 398, 405, 409, 410, 411, 414, 415, and 518 are annulled.
- H-By direction of the Secretary of War the paragraphs of the Regulations numbered 172 (as amended by General Orders, No. 100, of 1888), 264½, 265, 268 (as amended by General Orders, No. 2, of 1885), 269 (as amended by General Orders, No. 2, of 1885), 270 (as amended by General Orders, No. 111, of 1884), 277 (as amended by General Orders, No. 25, of 1882), 278, 287 (as amended by General Orders, No. 50, of 1885), 289, 290, 291, 297, 298, 800, 818, 889, 896, 397, 399 (as amended by General Orders, No. 42, of 1886), 400 (as amended by General Orders, No. 60, of 1884), 401, 402 (as published in General Orders, No. 60, of 1884), 404 (as amended by General Orders, No. 35, of 1884), 406, 408, 418, and 874 are amended to read as follows:
- 172. Non-commissioned officers may be reduced to the ranks by the sentence of a court-martial, or by order of the commander of the regiment, on the recommendation of the company commander. If reduced to the ranks by garrison courts-martial, at posts not the headquarters of the regiment, the company commander will forward a transcript of the order to the regimental commander. The desertion of a non-commissioned officer, or his absence without leave not satisfactorily accounted for, during a period of ten days, shall vacate his appointment from the date of such desertion or absence without leave.
- 264]. Before the applicant is appointed he will be examined by a board of officers convened for that purpose by the department commander, under orders from the Secretary of War. Preliminary to the examination by the board, the applicant will be examined by a medical officer to determine whether he is physically fitted to perform all duties incident to the position sought. The examining board will inquire into and report upon the age, character, service, and physical condition of the applicant; upon his education, clerical proficiency, and general fitness to perform the duties of the position desired; upon his knowledge of the General Regulations of the

Army and the special regulations of the department into which he asks to be appointed, including his ability to prepare the reports and returns required therein.

- 265. While the law contemplates in these appointments the better preservation of public property at the several posts, there is also a further consideration—that of offering a reward to faithful and well-tried sergeants; thus giving encouragement to deserving soldiers to hope for substantial promotion. Colonels and captains cannot be too particular in investigating and reporting upon the character and qualifications of candidates.
- 268. At the expiration of his term of service a sergeant of the post non-commissioned staff may be re-enlisted, provided he shall have conducted himself in a proper manner and performed his duties to the satisfaction of the commanding officer. If, however, the commanding officer shall not think it proper to make the re-enlistment, he will communicate to the Adjutant General his reasons in time to receive the decision of the War Department before the sergeant's discharge. If serving at an ungarrisoned post, the matter of re-enlistment will be determined by the War Department, on the application of the sergeant to the Adjutant General, forwarded through department headquarters. The re-enlistment papers will be made in duplicate—one copy will be sent direct to the Adjutant General, the other will be filed at the station of the soldier.
- 269. Sergeants of the post non-commissioned staff will be reported by name on the post return. For the purpose of receiving their pay and allowances at a garrisoned post, they will be mustered on the hospital muster-roll.
- 270. The military control of non-commissioned officers of the general staff, serving at posts not occupied by troops, is vested in the commander of the geographical department in which they are serving. All matters relating to them as soldiers, subject to military command, as distinguished from the administrative duties imposed on them by regulations and orders, must, except in cases of re-enlistment, be determined at department headquarters, where their descriptive lists and accounts of pay and clothing will be kept.
- 277. On the last day of every calendar month each sergeant of the post non-commissioned staff will report by letter to the head of the staff department to which he belongs. This report will be forwarded

through the officer under whose orders he is serving, who will indorse thereon his opinion of the manner in which the sergeant has performed his duties during the month. If there be no troops at the post, the sergeant will forward the report direct to the Adjutant General.

- 278. Sergeants of the post non-commissioned staff, though liable to discharge for inefficiency, will not be reduced. Nor are they to be tried by garrison courts-martial, unless by special permission of the department commander.
- 287. The veterinary surgeon authorized for each cavalry regiment is appointed by the Secretary of War, on the application of the regimental commander, supported by requisite proofs of capacity and fitness. A veterinary surgeon has the relative rank of sergeant major, and is entitled to the same allowances, in kind, of quarters, fuel, and lights.
- 289. The veterinary surgeon shall instruct the company farriers in the proper care of the horse. In this he will give especial importance to the anatomy and pathology of the foot, showing the nature and uses of all its parts; illustrating the subject by dissections and specimens. He shall also teach the principles and practice of horseshoeing. For the purpose of disseminating this information, he will make such visits of instruction to companies of the regiment not stationed at headquarters as may be deemed necessary by the regimental commander.
- 290. It shall be the duty of the veterinary surgeon to visit daily, or more frequently if necessary, all sick or injured animals of his regiment, and to recommend to the officer responsible for them such treatment as he may deem proper. To this end he shall have access to the stables at all times, and his suggestions as to the care and treatment of public animals will be received with consideration. He shall also, under the direction of the regimental commander, attend the public animals at his station, and, upon request, such authorized private horses of mounted officers as may stand in need of medical or surgical treatment.
- 291. Veterinary surgeons and farriers should be encouraged to make collections of specimens, obtained from post-mortem examinations, illustrating the anatomy of the horse, in order to popularize and disseminate in the Army a knowledge of this subject.

#### DESCRIPTIVE BOOK OF PUBLIC ANIMALS.

- 297. This book will be kept with every troop of cavalry and battery of field artillery, and with the records of every officer responsible for public animals. It will contain a description of every animal received and transferred, showing the kind, name, age, size, color, marks, brands, or other peculiarities of each; how and when acquired and disposed of; the name of its rider or driver, and the particular use to which it is applied.
- 298. When public animals are issued or transferred, the person in charge will be provided with full and accurate descriptive lists, which will be delivered to the receiving officer at time of transfer, by whom they will be taken up on his descriptive book of public animals.

#### CARE OF PUBLIC ANIMALS.

- 800. Public animals will be habitually assigned to their riders or drivers, who shall not exchange or surrender them to the use of any other person, without the permission of the company commander, quartermaster, or other officer responsible for them.
- 818. Horses and mules inspected and condemned as unfit for service will be advertised for sale and disposed of within ten days from date of advertisement.
- 889. Between reveille and retreat, sentinels will salute all officers by presenting arms.
- 396. Fitness for military service by instruction and discipline is the object for which the Army is kept on foot, and commanding officers will not employ the troops when not in the field as working parties or in labors that interfere with their military duties, except in cases of necessity.
- 897. Extra-duty men shall attend the weekly and monthly inspections of their companies, and as many of the daily drills as possible.
- 399. When the employment of a non-commissioned officer on extra duty other than that of an overseer becomes necessary, a statement showing the necessity therefor will be forwarded to the Secretary of War for his approval before the detail is made. Non-commissioned officers will not be detailed on any duty inconsistent with their rank and position in the military service.
- 400. Enlisted men will not be employed as extra-duty men for any labor, in camp or garrison, which can be properly performed

by fatigue parties. Duty of a military character must be performed without extra compensation.

- 401. Enlisted men will not be placed on extra duty, except to perform the necessary routine services in the Quartermaster's, Subsistence, and Medical Departments, without the sanction of the department commander.
- 402. Soldiers on extra duty shall be paid the exact rates of pay allowed by law for the duty performed, and for the exact number of days for which such extra service was rendered; and no greater number of men shall be employed on extra duty, at any time, than can be paid the full legal rates, for the time employed, from the funds allotted for the purpose. Payments made in violation of the above rules will be charged against the officer who ordered the details.
- 404. Company farriers, blacksmiths, saddlers, and wagoners shall not receive extra-duty pay unless detailed on extra duty in the Quartermaster's Department wholly disconnected with their companies; nor shall the detail of artificers on extra duty be permitted.
- 408. Enlisted men on extra duty, under competent authority, at constant labor of not less than ten days, are entitled to receive extraduty pay at the following rates: For services as mechanics, artisans, and school-teachers, 50 cents per day; as overseers, clerks, teamsters, laborers, and for all other extra-duty services, 85 cents per day.
- 413. Extra-duty men will be held to such hours of labor as may be expedient and necessary; but, except in cases of urgent public necessity, as in military operations, eight hours will be considered a day's work. For all hours employed beyond that number the soldier should receive additional compensation—the extra hours being computed as fractions of a day, of eight hours' duration, at the rates prescribed in paragraph 408.
- 874. Applications of officers, enlisted men, and military convicts for copies of proceedings of general courts-martial to be furnished them under the 114th Article of War, will, when received by post or other commanders, be forwarded direct to the Judge Advocate General.

Communications relating to proceedings of military courts on file in the Judge Advocate General's Department will be addressed and forwarded direct by department or division commanders to the Judge Advocate General. In routine matters the Judge Advocate General

and the judge advocates of the departments and divisions may correspond with each other direct.

III\_By direction of the Secretary of War the paragraphs of the Regulations numbered 68, 69, 258 (as amended by General Orders, No. 98, of 1884), 259, 260, 262, 264, 272 (as amended by General Orders, No. 86, of 1884), 274, 275, 276, 802, 308, 408 (as amended by General Orders, No. 58, of 1884), and 406 are consolidated and amended to read as follows:

68 (old paragraphs 68 and 69). When an officer is ordered without troops from one post of duty to another, he will proceed by the shortest usually traveled route, without unnecessary delay. Upon his arrival at his new post he will immediately report, in writing, to the commanding officer the date of his departure from his former station, and submit a copy of his order, noting thereon the date he received it. If he shall appear to have made unnecessary delay en route, he will be required to explain the cause thereof. If the post commander deem the explanation unsatisfactory, he will forward the same, with a statement of the facts in the case, to the department commander. If the officer be superior in rank to the post commander, the required report will be made by the officer himself to the department commander.

258 (old paragraphs 258, 259, and 260). Ordnance, commissary, and post quartermaster sergeants are appointed by the Secretary of War from sergeants in the line of the Army who have fulfilled the following conditions as to military service:

	Length of service.	
	As non-commissioned officer.	In the Army.
Ordnance sergeant	Yrs. 4 8	Yrs. 8 5 4

262 (old paragraphs 262 and 264). Application for appointment must be in the handwriting of the applicant, and will briefly state the

length and nature of his military service, and for what time and in what organizations he has served as a non-commissioned officer. The company commander will indorse thereon the character of the applicant, and his opinion as to his intelligence and fitness for the position. The application, so indorsed, will be submitted to the regimental commander, who will forward the same, with his remarks as to its merits, to the Adjutant General.

272 (old paragraphs 272 and 275). If there be no garrison at a station where one of them is serving, or if the garrison be withdrawn, he will be responsible for the property of his own department, and for such other property as may be intrusted to him for safe-keeping. For all public property committed to his charge he shall account to the head of the staff department to which it belongs, to whom, if the means at his disposal are insufficient for its preservation, he will report the fact and attending circumstances.

274 (old paragraphs 274 and 276). It is their duty to assist the officers of the departments to which they belong in all matters pertaining thereto. When practicable, they shall act as storekeepers and clerks. They will not be detailed upon any duty which will interfere with their regular duties. If the necessities of the service require them to do other duty, the post commander will note the fact on the sergeant's monthly personal report, with his reasons for giving the order.

302 (old paragraphs 802 and 803). Every animal's feet shall be examined by his rider or driver after each day's work, to ascertain whether the shoes are in good order. Should any defect be discovered, the fact will be reported to the officer responsible. A farrier also examines each animal's feet twice a week, to replace broken nails, fasten loose shoes, and reduce projecting clinches. The appearance of thrush or any unhealthy condition of the feet will be reported without delay to the officer responsible for the animal.

403 (old paragraphs 403 and 406). Non-commissioned staff officers, ordnance, commissary, and quartermaster sergeants, and enlisted men of the several staff departments will not be placed upon extra duty without the special authority of the Secretary of War. They are not entitled to extra-duty pay for services rendered in their respective departments.

IV\_By direction of the Secretary of War the following regulations are published to the Army, and will be numbered paragraphs 158½, 158¾, 292½, 389½, 414, 1480½, and 2583½, respectively:

158½. Both practical and theoretical instruction will be systematically conducted. Theoretical instruction, imparted by lectures, recitations, or other methods, will be given at least twice each week from October 1st to March 81st of each year, in the authorized tactics and such other military books of authority, or upon such military subjects as may be prescribed by the War Department, upon the recommendation of the General Commanding the Army. Captains will be responsible for the practical and theoretical instruction of their non-commissioned officers, which will be regarded as strictly military duty, and will be so carried on as not to occupy any part of the hours devoted to rest and recreation. Regimental commanders will supervise the instruction of the officers under their immediate control, and post commanders that of those officers who are serving at stations not the headquarters of their regiments.

Department commanders will announce in orders, annually, the periods of the year to be given to practical instruction in tactics and other military exercises, prescribing the character of drills and the relative portions of time to be given to those of each character. These orders will conform to any instructions on such subjects which may be issued from the Headquarters of the Army, and to the nature of the service on which the troops are engaged.

In order to insure uniform and steady progress, a general scheme of theoretical instruction for all arms of the service and special schemes for each arm will be prepared each year and announced in general orders from the Headquarters of the Army.

Upon the last day of September and March of each year, commanding officers of companies will forward to their regimental commanders reports showing the character and scope of instruction imparted during the previous six months, the number and kind of drills, and number of recitations with average attendance thereon. Regimental commanders will forward abstracts of these reports, through department headquarters, to the Adjutant General, for the information of the General Commanding the Army.

158\(\frac{1}{4}\). Each regimental commander will inspect, yearly if practicable, those companies of his regiment which are not serving at his headquarters. Companies stationed in the same department will be inspected under direction of the department commander. Others, under orders issued from Army Headquarters, if, under the circumstances, an inspection is deemed advisable.

In conducting the inspection, the regimental commander will thoroughly test the proficiency of both officers and enlisted men in practical and theoretical knowledge; and, upon its completion, will prepare and forward to the Adjutant General, through the headquarters of the department in which he is stationed, a report showing the proficiency of each company, the manner in which prescribed instruction has been carried on, the results obtained, and will add any recommendations he may deem proper to offer. He will confine his examination to his regiment, and will not interfere with the prerogatives of department and post commanders. The latter shall furnish him the necessary facilities to enable him to accomplish his duty.

- 292]. If four or more companies of cavalry are stationed at a regimental headquarters, a suitable building may be set apart as a veterinary hospital, in which the more serious medical and surgical cases will be treated by the veterinary surgeon, under the direction and supervision of the regimental commander.
- 389½. Mounted sentinels, armed with the saber and with saber drawn, will salute all officers by presenting saber; if armed with the carbine only, they will, on the approach of the officer, take the position of advance carbine. In challenging and holding communicatations they will take the position of advance carbine, raise pistol, or guard, according as they are armed with the carbine, pistol, or saber.
- 414. Changes in the designations by which enlisted men on extra duty shall be borne on returns and reports, and in the rates of pay to which they may be entitled, under any future modifications of the law, will be announced in orders by the Secretary of War.
- 1480]. At the discretion of the officers contracting on behalf of the United States, and with the approval of the chief of bureau to which the purchase pertains, the simple contract prepared as required in section 8744, Revised Statutes, may be substituted for the formal contract under seal, when its stipulations are to be fully performed within thirty days from its date, and when it involves a sum not greater than three thousand dollars. In such cases bonds will be dispensed with, but all requirements regarding action prior to making the contract, the number of copies to be prepared, and the disposition to be made of each will be observed.
- 2583]. In time of peace, department commanders will attend to the instruction and practice in military signaling of the line officers and

enlisted men in their departments. To this end they will cause an acting signal officer to be appointed at each military post, who shall give the necessary instruction and supervise field practice during at least two months of each year. Constant instruction will be maintained until at least one officer and four enlisted men of each company are proficient in the exchange of both day and night signals by flag, heliograph, or other device. The detail will be changed from time to time so as to insure that each company shall always have a sufficient number of instructed officers and men competent to maintain, by signals, distant communication in the field. Monthly reports of instruction and practice will be rendered to the Chief Signal Officer through department commanders.

Whenever in the judgment of the department commander such course is necessary, for thorough supervision of signal practice, an officer of the department staff may be designated as signal officer of the department.

Each post shall be visited at least once, annually, by an inspector, under orders from the commanding general, for the purpose of determining the relative efficiency in signaling of all officers and enlisted men who have had instruction and practice. A report of such inspection will be made to the Secretary of War.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

GENERAL ORDERS, No. 20.

HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, February 25, 1889.

By direction of the Secretary of War the following is published for the information and guidance of all concerned:

- 1. The property referred to in paragraph 529 of the Regulations (as published in General Orders, No. 7, of 1889, from this office) should be accounted for as required by paragraph 1719 of the Regulations on the return of quartermaster's stores, Form No. 27, Quartermaster's Department, and under a separate heading, and classed as post property.
- 2. General Orders, No. 7, of 1889, from this office, takes effect on the day of its receipt at a post. Moneys that had previously accrued to the post fund should be finally disposed of by the post council of administration in accordance with the regulations then in force. The regimental fund is to be merged in the band fund.
- 8. Under paragraph 194½ of the Regulations (as published in General Orders, No. 7, of 1889, from this office) the net proceeds of the sale of bread and flour are divided among the companies and detachments composing the garrison. Individual soldiers messing apart from such companies or detachments do not share in the division.
- 4. The savings of flour by troops in the field should be credited to the company fund.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:



General Orders, No. 21.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, February 27, 1889.

By direction of the Secretary of War the following is published for the information and guidance of all concerned:

Post commanders are required to exercise special care in the display of fire-works when such are authorized on the Fourth of July. The ground selected for the purpose should be at a proper distance from the buildings and the public property at the posts; and the necessary precautions should be taken to secure the safety of the buildings, property, and persons on the military reservations.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

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General Orders, 1

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, March 5, 1889.

By direction of the Secretary of War so much of paragraph I, General Orders, No. 19, February 20, 1889, from this office, as annuls the paragraph of the Regulations numbered 277 (as amended by General Orders, No. 25, of 1882), is revoked.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:



GENERAL ORDERS,
No. 28.

# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, March 12, 1889.

The following acts of Congress are published for the information and government of all concerned:

I. An act to construct a road from Florence, South Carolina, to the national cemetery adjacent thereto[.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the sum of fifteen thousand dollars, or so much thereof as may be necessary, is hereby appropriated, to be used in the construction of a macadam or gravel road leading from the town of Florence, South Carolina, to the national cemetery in the vicinity of said town, the same to be expended under the direction of the Secretary of War: Provided, That no part of the money so appropriated shall be expended until the town of Florence shall, by proper ordinances, grant to the United States the right, without expense, to grade and macadamize the streets along the route selected for the construction or repair of said mad, and also provide in said ordinance that when said road is constructed that said town will keep the same in repair within the incorporated limits of said town: And provided further. That no part of said money shall be expended until the county of Darlington shall. by proper orders duly entered of record in the proper court, widen the county road, if any, along the route selected, so as that it shall correspond in width to such streets of said town as may be selected for the purpose aforesaid: And provided further, That the contract to construct said road shall be awarded to the lowest bidder, after due advertisement, the Secretary of War to have authority to reject any and all bids.

Approved, January 8, 1889.

II\_An act to provide certain arms, ammunition, and ornigage to the State of Oregon for the militia thereof.

Whereas, the militia organizations of the State of Oregon, already perfected, now embrace three regiments of Infantry, with one unattached battery of light artillery, and one troop of cavalry, and these are in urgent need of arms and equipments by reason of the inadequate supply due the State through its regular annual quota provided by law; and

Whereas, the population of Oregon, in view of its recent rapid growth, is now double that number required as the basis for repre-

sentation in Congress, and therefore justly entitled to twice its present annual quota of arms and equipments; and

Whereas, Oregon contains within its limits five Indian reservations, aggregating within them about four thousand Indians, and these reservations are located in widely variant sections of the State, throughout which there is but one United States military post, with but one company of infantry; and that along the three hundred miles of unguarded sea-coast, as well as frontier of the State, there are many exposed localities which may at any time experience the necessity of home defense against sudden raids; and

Whereas, several Territories, including Alaska, are without militia organizations, and their quotas remain uncalled for, and the amounts are annually covered back into the Treasury, instead of being apportioned to those States having a deficiency of arms and equipments: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby directed to cause one thousand stand of improved Springfield rifles, caliber forty-five, model eighteen hundred and eighty-four; sixty Springfield cadet rifles, caliber forty-five; six hundred and sixty shell extractors; six hundred and sixty screwdrivers; six hundred and sixty wiping-rods; one hundred and thirtytwo tumbler punches; thirty-three spring vises; thirty-three armchests; six hundred and sixty bayonet-scabbards; six hundred and sixty cartridge-boxes; six hundred and sixty wrist-belts [waist-belts] and plates; two thousand rifle ball-cartridges; four thousand rifle blankcartridges; two Gatling guns, caliber forty-five; two carriages and timbers [limbers] for Gatling guns (wood); two gun-covers; four handspikes; two sight-cases; two oilers; two hammers; two wrenches; to be forwarded to and placed at the disposal of the governor of the State of Oregon, at Salem, in said State, for distribution among the militia organizations of the State which may be deficient in the material herein provided for, and said property shall be receipted and accounted for the same as that embraced in requisitions on the regular annual quotas provided for by law; and when the regular quotas annually due said State shall be sufficient therefor, the said annual quotas shall be credited to the said State, until the advance of arms, ordnance, and stores hereby made shall be offset and balanced by said annual quotas.

Approved, January 16, 1889.

III\_An act authorizing the Secretary of War to issue to the governor of the Territory of Montana military stores for the use of the regularly enlisted, organized, and uniformed active militia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to issue to the governor of the Territory of Montana such additional arms, ordnance stores, quartermaster's stores, and camp equipage as may be required to fully arm and equip the present regularly enlisted, organized, and uniformed active militia of said Territory, consisting of seven general staff officers and the officers and men of one regiment of eight companies of infantry, two companies of cavalry, and one battery of artillery: Provided, That the amount to be expended under the provisions of this act shall not exceed the sum of thirty-three thousand eight hundred and sixty dollars and seventy-six cents, being the balance remaining charged against said Territory on account of the sum of sixty-nine thousand two hundred and ninety-six dollars and seventy-seven cents, charged against said Territory on account of the issuance of field artillery, arms, and so forth, in August, eighteen hundred and sixty-seven; and to enable the Secretary of War to carry out the provisions of this act said sum of thirty-three thousand eight hundred and-sixty dollars and seventy-six cents is hereby appropriated out of any money in the Treasury not otherwise appropriated: And provided further, That nothing herein shall affect the apportionment hereafter, to said Territory, of arms, ordnance stores, quartermaster's stores, and camp equipage, under existing laws and regulations: And provided further, That the military stores to be issued hereunder shall remain the property of the United States, and said governor shall be chargeable therewith as now provided by law.

Approved, January 16, 1889.

IV\_An act authorizing the President to appoint and retire Andrew J. Smith, late colonel of the Seventh United States Cavalry and a major-general of volunteers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, that the laws regulating appointments in the army be, and they are hereby, suspended, and suspended only for the purpose of this act; and the President is hereby authorized to nominate and, by and with the advice and consent of the Senate, appoint Andrew J. Smith, late colonel of the

Seventh United States cavalry and a major-general of volunteers, a colonel of cavalry in the army of the United States, and thereupon to place him, the said Andrew J. Smith, upon the retired list of the army, with the rank and grade of colonel, without regard and in addition to the number now authorized by law of said retired list.

Approved, December 24, 1888.

#### V\_An act for the relief of General William F. Smith.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and he is hereby, authorized to nominate and by and with the advice and consent of the Senate, to appoint William F. Smith, late major-general United States volunteers, to the position of major of engineers in the Army of the United States, and to place him on the retired list of the Army as of that grade, (the retired list being thereby increased in number to that extent); and all laws and parts of laws in conflict herewith are suspended for this purpose only: Provided, That from and after the passage of this act no pension shall be paid to the said William F. Smith.

Approved, February 14, 1889.

#### VI.An act for the relief of William S. Rosecrans.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and he is hereby, authorized to nominate, and, by and with the advice and consent of the Senate, to appoint William S. Rosecrans, late a major-general of United States Volunteers, and brigadier-general in the Regular Army of the United States, to the position of brigadier-general in the Army of the United States, and to place him upon the retired list of the Army as of that grade (the retired list being thereby increased in number to that extent); and all laws and parts of laws in conflict herewith are suspended for this purpose only.

Approved, February 27, 1889.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

GEFERAL ORDERS, No. 24.

HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, March 15, 1889.

The following extracts of an act of Congress are published for the information and government of all concerned:

An act making appropriations to supply deficiencies in the appropriations for the fiscal year ending June thirtieth, eighteen hundred and eighty-nine, and for prior years and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to supply deficiencies in the appropriations for the fiscal year eighteen hundred and eightynine; and for prior years, and for other objects hereinafter stated, namely[:]

#### WAR DEPARTMENT.

To enable the Secretary of War to pay the claim of John McGill, junior, numbered seventy-eight thousand and sixty-three, allowed and certified to be due by the accounting officers of the Government and, appropriated for by Congress in the act approved February twentieth, eighteen hundred and eighty-six, but erroneously paid to another person, one hundred and fifty dollars.

WATER SUPPLY, DISTRICT OF COLUMBIA: To enable the Secretary of War to cause to be constructed and put in operation a forty-eight inch cast-iron main from the present distributing reservoir above Georgetown, easterly to Rock Creek at M street, and thence along M street to New Hampshire avenue; thence northeasterly along New Hampshire avenue to R street north; thence along R street, to contect with the present forty-eight inch main from the new reservoir at R and Fourth streets, and to make the necessary connections and to provide the necessary apparatus for thereby specially supplying the present deficiencies of water at the higher levels of the city, and in general to increase the water supply, five hundred and seventy-five The said work shall be done under the direction thousand dollars. of the Chief of Engineers, in the shortest practicable time. If it shall appear to the Secretary of War, on the report of the Chief of Engineers, that for any cause the work can not be carried on, or material therefor can not be obtained as rapidly as is necessary for the best and most vigorous prosecution of it, he is authorized to provide material by purchase in open market or by special contract for the fabrication thereof, and to carry on the work by day's work or other-



wise, as it may seem to him expedient. This appropriation shall be charged against the revenues applicable to the expenses of carrying on the government of the District of Columbia, so that one-half will be paid from the Treasury of the United States and the other half from moneys derived from taxation in the District.

#### MILITARY ESTABLISHMENT.

Pay of the Army: For pay of enlisted men, two hundred and twenty thousand dollars; service pay of enlisted men, thirty-four thousand dollars; pay of hospital corps, fifteen thousand dollars; for allowances for travel, retained pay, clothing not drawn, and interest on deposits, eighty-six thousand eight hundred and eighty-eight dollars; in all, three hundred and fifty-five thousand eight hundred and eighty-eight dollars.

BARRACES AND QUARTERS: For barracks and quarters for troops, store-houses for the safe-keeping of military stores, for officers, and for the hire of buildings and of grounds for summer cantonments, and for temporary buildings at frontier stations, for the construction of temporary buildings and stables and for repairing public buildings at established posts: Provided, That no expenditure exceeding five hundred dollars shall be made upon any building or military post, or grounds about the same, without the approval of the Secretary of War for the same, upon detailed estimates by the Quartermaster's Department; and the erection, construction, and repair of all buildings and other public structures in the Quartermaster's Department, shall, as far as may be practicable, be made by contract after due legal advertisement, and no part of any of the moneys so appropriated shall be paid for commutation of fuel and for quarters to officers or enlisted men, fifty-five thousand dollars.

Construction and REPAIR OF HOSPITALS: For completion of Army and Navy Hospital at Hot Springs, Arkansas: For steamheating of the administration building and two wards, including a new boiler and the necessary connecting pipes, and enlargement of boiler house, five thousand dollars.

For completing the work of improvement of the grounds, including grading and securing blanks and slopes against damage from rainfall, planting trees and grass, two thousand five hundred dollars.

For repair of three reservoirs, one for hot water and two for cooling purposes, total capacity, twenty thousand five hundred gallons, five hundred dollars.

For adjustable ceiling for bathing rooms in bath-house, necessary for the proper heating of the rooms in cold weather, four hundred and ninety dollars[.]

NATIONAL CEMETERY, ANTIETAM, MARYLAND: To complete the construction of a macadam road from Antietam Station to the Antietam (Maryland) National Cemetery, ten thousand dollars.

#### SIGNAL SERVICE.

Signal Service, Regular Supplies: For reimbursement of amounts paid for fuel by the following-named officers of the Signal Corps, United States Army, during the fiscal year ending June thirtieth, eighteen hundred and eighty-seven, covering the excess over three dollars per cord for the regulation allowance: Lieutenant W. D. Wright, ten dollars and thirty-eight cents; Lieutenant J. E. Maxfield, eight dollars and twenty-eight cents; Lieutenant F. M. M. Brall, twenty-one dollars and fifty-two cents; Lieutenant B. M. Pursfield, thirty-three dollars and thirty-three cents; Lieutenant J. P. Finsley, twenty-eight dollars and forty-seven cents; Lieutenant J. H. Weber, seventeen dollars and thirty-one cents; Lieutenant J. C. Walshe, forty-seven dollars and twenty-five cents; Lieutenant F. Greene, twenty-four dollars and sixty-six cents; in all, one hundred and ninety-one dollars and twenty-cents.

#### arsenals.

ROCK ISLAND BRIDGE, ROCK ISLAND, ILLINOIS: For expense of maintaining and operating the draw, two thousand five hundred and fitty dollars.

#### WAR, MISCELLANEOUS.

MILITARY POSTS: For construction and enlargement of buildings at the following named military posts: Atlanta, Georgia: For continuing the construction of the post buildings, seventy-five thousand dollars.

Fort Snelling: For completion of two sets of barracks for enlisted men, fifteen thousand dollars.

Newport Barracks, Kentucky: For completion of the construction of buildings at this post, fifty thousand dollars.

Fort Sidney, Nebraska: For repairs of buildings at Fort Sidney, Nebraska, fifteen thousand dollars.

To re-imburse and pay the sum of twelve thousand four hundred and twelve dollars to each of the following named companies, to-wit: The Chicago and Atchison Bridge Company, the Kansas City, Saint

Joseph and Council Bluffs Railroad Company, the Hannibal and Saint Joseph Railroad Company, the Chicago, Rock Island and Pacific Railroad Company, and the Atchison, Topeka and Santa Fe Railroad Company, for moneys expended by said companies in the construction of works at Winthrop, Missouri, for the protection of the shores of the Missouri River and necessary to preserve navigation at said point; in all, sixty-two thousand and sixty dollars.

MILITARY PRISON AT FORT LEAVENWORTH, KANSAS: For transportation of discharged military prisoners at Fort Leavenworth, Kansas, to place of prisoner's enlistment at [or] prisoner's home, provided the cost to the latter does not exceed cost to place of enlistment, two thousand five hundred dollars.

TELEGRAPH TO CONNECT THE CAPITOL WITH THE DEPARTMENTS AND GOVERNMENT PRINTING OFFICE: To pay the Standard Underground Cable Company, of Pittsburgh, Pennsylvania, in full, for underground electric cables laid in the city of Washington, District of Columbia, in October, eighteen hundred and eighty-three, connecting the Capitol, Executive Mansion, State, War, and Navy Departments, and other Government offices, and the Smithsonian Institution, under terms of permit of War Department, dated October third, eighteen hundred and eighty-three, approved October ninth, eighteen hundred and eighty-three, by H. G. Wright, Chief of Engineers, or other authority, eleven thousand dollars, which said sum shall be in full payment for the purchase of said cables and for all demands or equities of said Standard Underground Cable Company against the Government for underground electric cables laid as aforesaid in the District of Columbia.

## WAR DEPARTMENT CLAIMS ALLOWED BY SECOND AUDITOR AND SECOND COMPTROLLER.

For pay of two and three year volunteers, one hundred and fifteen thousand two hundred and seventeen dollars and thirty-one cents.

For bounty to volunteers and their widows and legal heirs, one hundred and fifteen thousand five hundred and thirty-seven dollars and forty-nine cents.

For bounty, act July twenty-eighth, eighteen hundred and sixtysix, fifteen thousand nine hundred and ninety one dollars and forty three cents.

For pay, and so forth, of the Army, eighteen hundred and eightysix, and prior years, except the claims of the Union Central, Kansas, and Sioux City and Pacific Railroads, three thousand one hundred and fifty dollars and eighty-two cents.

For pay, and so forth, of the Army eighteen hundred and eightyseven, twelve thousand two hundred and sixty-three dollars and ninety cents.

For pay, and so forth, of the Army, eighteen hundred and eightyeight, four thousand three hundred and thirty-nine dollars and sixtyfive cents.

For traveling expenses of First Michigan Cavalry, two hundred and fifteen dollars and forty-seven cents.

For traveling expenses of California and Nevada volunteers, one hundred and thirty-two dollars and fifteen cents.

For artificial limbs, fifty dollars.

For Signal Service, medical department, eighteen hundred and eighty-seven, fifty dollars.

For medical and hospital department, three hundred and ninety dollars.

## CLAIMS ALLOWED BY THIRD AUDITOR AND SECOND COMPTROLLER.

#### WAR DEPARTMENT.

For subsistence of the Army, eight hundred and thirty-seven dollars and ninety-eight cents.

For regular supplies, Quartermaster's Department, six hundred and forty-four dollars and seventy-one cents.

For incidental expenses, Quartermaster's Department, two hundred and eighty-six dollars and eighty-eight cents.

For transportation of the Army and its supplies, eighteen hundred and eighty-seven, except the claims of the Central Pacific, Sioux City and Pacific, California Southern, Los Angeles and San Diego, and Southern Pacific Railroads of Arizona, California, and New Mexico, and of the Northern Railway Company, one hundred and two thousand seven hundred and eighty dollars and sixty-two cents.

For transportation of the Army and its supplies, eighteen hundred and eighty-six and prior years, except the claims of the Baltimore and Ohio Railroad Company, the Northern Railway Company, the Central Pacific, and the Southern Pacific Railroads of Arizona, California, and New Mexico, three thousand nine hundred and thirteen dollars and thirty-eight cents.

For fifty per centum of arrears of Army transportation due certain land-grant railroads, six thousand six hundred and eight dollars and seventy-eight cents.

For barracks and quarters, except the claim numbered sixty-six thousand four hundred and seventy six in said Executive Document number fifty nine, ninety five dollars and fifty-five cents.

For Army and Navy hospital, Hot Springs Arkansas, seventy-four dollars and fifty one cents.

For purchase of old Produce Exchange Building and site, New York City, one thousand five hundred dollars.

For horses for cavalry and artillery, one hundred and thirty-seven dollars.

For contingencies of fortifications one hundred and sixty five dollars.

For maintenance and repair of military telegraph lines, thirteen dollars and eighty-two cents.

For Signal Service, subsistence, fourteen dollars and twenty five cents.

For Signal Service, transportation, eighteen hundred and eightyseven, to pay claim numbered one hundred and one thousand four hundred and fifty six ninety cents.

For Signal Service, transportation, eighteen hundred and eightysix and prior years, to pay claim numbered one hundred and one thousand four hundred and six, one dollar and fifty-three cents.

For pay, transportation, services, and supplies of Oregon and Washington volunteers in eighteen hundred and fifty-five and eighteen hundred and fifty six, six hundred and twenty three dollars and eighty-six cents.

For commutation of rations to prisoners of war in rebel States and to soldiers on furlough, six thousand two hundred and seventy dollars.

For horses and other property lost in the military service, twenty-seven thousand five hundred and nineteen dollars and thirteen cents.

## WAR DEPARTMENT CLAIMS ALLOWED BY SECOND AUDITOR AND SECOND COMPTROLLER.

For pay for two and three year volunteers, seventy one thousand three hundred and eighty-seven dollars and forty six cents.

For bounty to volunteers and their widows and legal heirs, seventytwo thousand eight hundred and seventy five dollars and sixty one cents. For bounty, act July twenty-eighth, eighteen hundred and sixty-six, ten thousand six hundred and sixty-three dollars and twenty eight cents.

For pay, and so forth, of the Army, eighteen hundred and eightysix and prior years, two thousand and ninety-four dollars and fifty two cents.

For pay, and so forth, of the Army, eighteen hundred and eighty seven, seven thousand three hundred and seventy seven dollars and thirty cents.

For pay, and so forth, of the Army, eighteen hundred and eightyeight, two thousand five hundred and thirty one dollars and fifty five cents.

For expenses of recruiting, thirty dollars and seventy-eight cents. For contingencies of the Army, one hundred and five dollars. For artificial limbs, seventy-five dollars.

For reimbursing Massachusetts for expenses incurred and paid in protecting the harbors and strengthening the fortifications on the coast act of July seventh, eighteen hundred and eighty-four), ninety-four thousand nine hundred and thirty-four dollars and sixteen cents.

### CLAIMS ALLOWED BY THIRD AUDITOR AND SECOND COMPTROLLER.

#### WAR DEPARTMENT.

For subsistence of the Army, sixty-two dollars.

For regular supplies, Quartermaster's Department, except the claims of the Central Pacific Railroad Company, two hundred and one dollars and twenty cents.

For incidental expenses, Quartermaster's Department, except the claim of the Southern Pacific Company of Kentucky, and the claim of the Union Pacific Railway Company, one hundred and seventy-five dollars and thirty one cents.

For transportation of the Army and its supplies, eighteen hundred and eighty-seven, sixty two dollars and twenty-five cents.

For transportation of the Army and its supplies, eighteen hundred and eighty-six and prior years, except the claims of the central Pacific and the Sioux City and Pacific Railroad Companies four thousand one hundred and fifty-nine dollars and forty-four cents.

For barracks and quarters, one thousand and fifteen dollars and fifty-two cents.

For horses for cavalry and artillery, nine hundred and eighteen dollars and eighty four cents.

For Signal Service, transportation, except the claims of the Union Pacific Railway Company, four dollars and forty five cents.

For contingencies of fortifications, four thousand two hundred and three dollars and sixty cents.

For reimbursement to certain States and Territories (State of Oregon) expenses incurred in repelling invasions and suppressing Indian hostilities, act of June twenty-seventh, eighteen hundred and eighty two, thirty eight thousand one hundred and thirty two dollars and ninety eight cents.

For pay, transportation, services, and supplies of Oregon and Washington volunteers in eighteen hundred and fifty five and eighteen hundred and fifty six, nine hundred and six dollars and twenty two cents.

For Rogue River Indian war of eighteen hundred and fifty four, forty seven dollars and eighteen cents.

For keeping, supplying and transporting prisoners of war, one hundred and forty-three dollars[.]

For twenty per centum additional compensation, one hundred and seventy-five dollars and twenty-three cents.

For bridge trains and equipage, thirty dollars.

For commutation of rations to prisoners of War in rebel States and to soldiers on furlough, nine thousand three hundred and ninety-four dollars and twelve cents.

For horses and other property lost in the military service, twenty-four thousand seven hundred and eight dollars and sixty-six cents.

Approved, March 2, 1889.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

GENERAL ORDERS, No. 25.

# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, March 18, 1889.

The following extracts of an act of Congress are published for the information and government of all concerned:

An act making appropriations for the legislative, executive, and judicial expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, in full compensation for the service of the fiscal year ending June thirtieth, eighteen hundred and ninety, for the objects hereinafter expressed, namely:

#### WAR DEPARTMENT.

For compensation of the Secretary of War, eight thousand dollars; one chief clerk, at two thousand seven hundred and fifty dollars; one disbursing clerk, at two thousand dollars; three chiefs of division, at two thousand dollars each; one stenographer, at one thousand eight hundred dollars; five clerks of class four; five clerks of class three, one clerk of class three, or stenographer, for the retired General of the Army, at one thousand six hundred dollars to be selected by him; nine clerks of class two; twenty-one clerks of class one; seven clerks, at one thousand dollars each; four messengers; seven assistant messengers; eight laborers; carpenter, one thousand dollars; foreman of laborers, one thousand dollars; one hostler, six hundred dollars; two hostlers, at five hundred and forty dollars; and one watchman, at five hundred and forty dollars; in all, one hundred and one thousand eight hundred and fifty dollars[.]

IN THE OFFICE OF THE ADJUTANT-GENERAL: One chief clerk, at two thousand dollars; twenty-five clerks of class four; thirty-seven clerks of class three; sixty-nine clerks of class two; three hundred and sixty-six clerks of class one; sixteen clerks, at one thousand dollars each; five messengers; forty-four assistant messengers; three watchmen; three laborers; in all, six hundred and ninety-eight thousand and twenty dollars. And not less than two hundred of the clerks in the office of the Adjutant General shall be exclusively engaged in preparing and making reports to expedite the settlement of pension applications and soldiers claims.

IN THE OFFICE OF THE INSPECTOR GENERAL: For one clerk of class four; one clerk of class one; one assistant messenger; in all, three thousand seven hundred and twenty dollars.

JUDGE-ADVOCATE-GENERAL'S DEPARTMENT: One chief clerk, at two thousand dollars; two clerks of class three; four clerks of class one; one clerk, at one thousand dollars; one copyist; one messenger; and one assistant messenger; in all, thirteen thousand four hundred and sixty dollars.

In the Signat Office: For professor of meteorology, four thousand dollars; chief clerk, two thousand dollars; three assistant professors of meteorology, at one thousand eight hundred dollars each; two clerks of class four; bibliographer and librarian, one thousand six hundred dollars; two clerks of class three; chief draughtsman, one thousand four hundred dollars; foreman of printing, one thousand four hundred dollars; five clerks of class two; lithographer, one thousand two hundred dollars; chief mechanic, one thousand two hundred dollars; two draughtsmen, at one thousand two hundred dollars each; two telegraph operators, at one thousand two hundred dollars each; forty clerks of class one, including not more than three stenographers; two telegraph operators, at one thousand dollars each; twenty-six clerks, at one thousand dollars each; two telegraph operators, at nine hundred dollars each; ten clerks, at nine hundred dollars each; three copyists (or type-writers, one of whom to be a translator), at eight hundred and forty dollars each; five skilled artisans, at eight hundred and forty dollars each; two messengers; six copyists (or type-writers), at seven hundred and twenty dollars each; two assistant messengers (or janitors), at seven hundred and twenty dollars each; two watchmen; battery-man, seven hundred and twenty dollars; carpenter, six hundred and sixty dollars; five laborers; two copyists, at six hundred dollars each; four laborers (or assistant janitors), at six hundred dollars each; three messengers, at four hundred and eighty dollars each; two stitchers and folders, at four hundred and eighty dollars each; two laborers, at four hundred and fifty dollars each; two messengers, at four hundred and twenty dollars each; for temporary employment of copyists, at not exceeding one dollar and fifty cents per diem, and for such other services as the Secretary of War may deem necessary in the office of the Chief Signal Officer, at Washington, District of Columbia. to carry into effect the appropriations made for the support of the

Signal Service, two thousand three hundred and forty dollars; in all, one hundred and fifty-three thousand nine hundred and sixty dollars.

In the Office of the Quartermaster-General: One chief clerk, at two thousand dollars; thirteen clerks of class four; eleven clerks of class three; twenty-four clerks of class two; thirty-six clerks of class one; ten clerks, at one thousand dollars each; six skilled type-writers, at one thousand dollars each; one female messenger, at four hundred and eighty dollars; four messengers; nine assistant messengers; two laborers; one civil engineer, one thousand eight hundred dollars; one assistant civil engineer, one thousand two hundred dollars; one assistant draughtsman, one thousand six hundred dollars; one assistant draughtsman, one thousand four hundred dollars; one assistant draughtsman, one thousand four hundred dollars; in all, one hundred and fifty-six thousand four hundred and forty dollars.

In the Office of the Commissary-General: One chief clerk, at two thousand dollars; one clerk of class four; three clerks of class three; four clerks of class two; fourteen clerks of class one; nine clerks, at one thousand dollars each; two assistant messengers; two laborers; in all, forty-two thousand seven hundred and sixty dollars.

IN THE OFFICE OF THE SURGEON-GENERAL: One chief clerk, at two thousand dollars; twenty-four clerks of class four; thirty-two clerks of class three; sixty-two clerks of class two; one hundred and seventytwo clerks of class one; eighty-nine clerks, at one thousand dollars each; one anatomist, at one thousand six hundred dollars; two engineers, at one thousand four hundred dollars each; two assistant engineers, for night duty, at nine hundred dollars each; two firemen; one skilled mechanic, one thousand dollars; sixteen assistant messengers; one messenger-boy, at three hundred and sixty dollars; six watchmen; two superintendents of buildings, at two hundred and fifty dollars each; and sixteen laborers; in all, five hundred and fourteen thousand five hundred dollars. And not less than two hundred and eighty of the clerks in the Surgeon-General's Office shall be exclusively engaged in preparing and making reports to expedite the settlement of pension applications called for by the Commissioner of Pensions.

IN THE OFFICE OF THE CHIEF OF ORDNANCE: One chief clerk, at two thousand dollars; three clerks of class four; two clerks of class three; two clerks of class two; twenty-two clerks of class one; two clerks at one thousand dollars each; two messengers; one assistant messenger, one laborer, in all, forty-four thousand eight hundred and sixty dollars.

In the Office of the Paymaster-General: One chief clerk, at two thousand dollars; six clerks of class four; seven clerks of class three; ten clerks of class two; seven clerks of class one; two clerks, at one thousand dollars each; one assistant messenger; and five laborers; in all, fifty-two thousand four hundred and twenty dollars.

In the Office of the Chief of Engineers: One chief clerk, at two thousand dollars; four clerks of class four; two clerks of class three; three clerks of class two; three clerks of class one; one clerk, at one thousand dollars; one assistant messenger; and two laborers; in all, twenty-three thousand two hundred and forty dollars.

And the services of skilled draughtsman, civil engineers, and such other services as the Secretary of War may deem necessary may be employed in the office of the Chief of Engineers to carry into effect the various appropriations for rivers and harbors, fortifications, and surveys for military defenses, to be paid from such appropriations: Provided, That the expenditures on this account for the fiscal year ending June thirtieth, eighteen hundred and ninety, shall not exceed sixty thousand dollars; and that the Secretary of War, shall each year, in the annual estimates, report to Congress the number of persons so employed and the amount paid to each.

Office of Publication of Records of the Rebellion: For one agent, two thousand dollars; three clerks of class four, two of whom shall be employed on the general index; three clerks of class three; one clerk of class two; three clerks of class one; three copyists, at nine hundred dollars each; one pressman and compositor, one thousand two hundred dollars; one compositor, one thousand dollars; two copy-holders, at nine hundred dollars each; two assistant messengers; two watchmen; and one laborer, at six hundred dollars; in all, twenty-seven thousand three hundred and eighty dollars.

For postage-stamps for the War Department and its bureaus, as required under the Postal Union, to prepay postage on matters addressed to Postal Union countries, one thousand five hundred dollars.

For contingent expenses of the War Department and its bureaus, expenses of horses and wagons to be used only for official purposes; purchase of professional and scientific books, blank-books, pamphlets, newspapers, maps, furniture, and repairs to same, carpets, matting, oil-cloth, file-cases, towels, ice, brooms, soap, sponges, fuel, gas, and

heating apparatus for and repairs to building (outside of the State-War, and Navy Department Building), occupied by the Adjutant General's Office, the Surgeon-General's Office, the Signal Office, and the office of Records of the Rebellion; freight and express charges, and for other absolutely necessary expenses, fifty-five thousand dollars.

For stationery for the War Department and its bureaus and offices, twenty-five thousand dollars.

For rent of buildings for use of the War Department, as follows: For medical dispensary, Surgeon-General's Office, one thousand dollars; for the Rebellion Record Office, one thousand two hundred dollars; in all, two thousand two hundred dollars.

#### Public Buildings and Grounds.

For clerk in the office of Public Buildings and Grounds, one thousand six hundred dollars; and for messenger in the same office, eight hundred and forty dollars.

For the public gardener, one thousand eight hundred dollars.

For overseers, draughtsman, foremen, mechanics, gardeners, and laborers employed in the public grounds, thirty thousand dollars.

For watchman in Franklin Square, six hundred and sixty dollars. For watchman in Lafayette Square, six hundred and sixty dollars. For two day watchmen in Smithsonian Grounds, at six hundred and sixty dollars each, one thousand three hundred and twenty dollars.

For two night watchmen in Smithsonian Grounds, at seven hundred and twenty dollars each, one thousand four hundred and forty dollars.

For one watchman for Judiciary Square, and one for Lincoln Square and adjacent reservations, at six hundred and sixty dollars each, one thousand three hundred and twenty dollars.

For one watchman for Iowa Circle; one watchman for Thomas Circle and neighboring reservations; one for Rawlins Square and Washington Circle; one for Dupont Circle and neighboring reservations; one for McPherson and Farragut Squares; one for Stanton Square and neighboring reservations; two for Henry Square, Seaton Square, and reservations east to Botanic Garden; one for Mount Vernon Square and adjacent reservations; one for greenhouse at the nursery; one for grounds south of Executive Mansion; eleven in all, at six hundred and sixty dollars each, seven thousand two hundred and sixty dollars.

For one night watchman for Henry Square, Seaton Square, and reservations east to Botanic Garden, at seven hundred and twenty dollars.

For contingent and incidental expenses, five hundred dollars.

STATE, WAR, AND NAVY DEPARTMENT BUILDING.

Office of the superintendent: One clerk of class one, one chief engineer, at one thousand two hundred dollars; eight assistant engineers, at one thousand dollars each; one captain of the watch, one thousand two hundred dollars; two lieutenants of the watch, at eight hundred and forty dollars each; fifty-eight watchmen; one carpenter, one thousand dollars; one machinist, at nine hundred dollars; one plumber, at nine hundred dollars; one painter, at nine hundred dollars; four skilled laborers, at seven hundred and twenty dollars each; twenty-four firemen; ten conductors of elevators, at seven hundred and twenty dollars each; twenty laborers; and eighty charwomen; in all, one hundred and eighteen thousand five hundred dollars.

For fuel, lights, miscellaneous items, and repairs, forty-two thousand five hundred dollars.

SEC. 2. That the pay of assistant messengers, firemen, watchmen, laborers, and charwomen provided for in this act, unless otherwise specially stated, shall be as follows: For assistant messengers, firemen, and watchmen, at the rate of seven hundred and twenty dollars per annum each; for laborers, at the rate of six hundred and sixty dollars per annum each; and for charwomen, at the rate of two hundred and forty dollars per annum each.

SEC. 3. That all acts or parts of acts inconsistent or in conflict with the provisions of this act are hereby repealed.

Approved, February 26, 1889.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:





GENERAL ORDERS, No. 26.

# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, March 19, 1889.

The following act of Congress is published for the information and government of all concerned:

An act making appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and ninety, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and they are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the support of the Army for the year ending June thirtieth, eighteen hundred and ninety:

### FOR PAY OF OFFICERS OF THE LINE.

For pay of officers of the line, two million eight hundred and fiftyseven thousand dollars.

Additional pay for twenty-one aids-de-camp, one military secretary, and officers of foot-regiments when mounted by proper authority, additional to and payable with their current monthly pay, eight thousand dollars.

For pay of officers for length of service, to be paid with their carrent [current] monthly pay, eight hundred and fifteen thousand dollars.

#### FOR PAY OF ENLISTED MEN.

For pay proper of the enlisted men of all grades, four million one hundred and thirty-seven thousand dollars.

For pay of Hospital Corps, one hundred and fifty thousand dollars.

For service pay of enlisted men by reason of length of service, in addition to their monthly pay and payable therewith, three hundred and eighty-five thousand dollars.

For general-service clerks and messengers, to the number and at the rate now fixed by law, one hundred and sixty-one thousand nine hundred dollars.

#### FOR PAY OF THE GENERAL STAFF.

ADJUTANT-GENERAL'S DEPARTMENT: For pay of the officers in the Adjutant-General's Department, as now authorized and provided by law, fifty thousand dollars,

For additional pay to such officers for length of service, to be paid with their current monthly pay, sixteen thousand dollars;

In all, sixty-six thousand dollars.

Inspector-General's Department: For pay of the officers in the Inspector-General's Department, as now authorized and provided by law, twenty-three thousand five hundred dollars;

For additional pay to such officers for length of service, to be paid with their current monthly pay, six thousand dollars;

In all, twenty-nine thousand five hundred dollars.

THE CORPS OF ENGINEERS: For pay of the officers in the Corps of Engineers, as now authorized and provided by law, two hundred and thirty-nine thousand five hundred dollars;

For additional pay to such officers for length of service, to be paid with their current monthly pay, seventy-two thousand two hundred and forty dollars;

In all, three hundred and eleven thousand seven hundred and forty dollars.

ORDNANCE DEPARTMENT: For pay of the officers in the Ordnance Department, as now authorized and provided by law, one hundred and twenty-nine thousand five hundred dollars;

For additional pay to such officers for length of service, to be paid with their current monthly pay, forty-five thousand eight hundred and eighty dollars;

In all, one hundred and seventy-five thousand three hundred and eighty dollars.

QUARTERMASTER'S DEPARTMENT: For pay of the officers in the Quartermaster's Department as now authorized and provided by law, one hundred and forty-six thousand five hundred dollars;

For additional pay to such officers for length of service, to be paid with their current monthly pay, fifty thousand dollars;

In all, one hundred and ninety six thousand five hundred dollars.

SÚBSISTENCE DEPARTMENT: For the pay of the officers in the Subsistence Department, as now authorized and provided by law, seventy-nine thousand five hundred dollars;

For additional pay to such officers for length of service, to be paid with their current monthly pay, twenty-one thousand eight hundred dollars;

In all, one hundred and one thousand three hundred dollars.

MEDICAL DEPARTMENT: For the pay of the officers in the Medical Department, as now authorized and provided by law, four hundred and twenty-nine thousand dollars;

For additional pay to such officers for length of service, to be paid with their current monthly pay, one hundred and sixteen thousand dollars;

In all, five hundred and forty-five thousand dollars.

PAY DEPARTMENT: For the pay of the officers in the Pay Department, as now authorized and provided by law, one hundred and nine thousand dollars:

For additional pay to such officers for length of service, to be paid with their current monthly pay, thirty-two thousand five hundred dollars;

In all, one hundred and forty-one thousand five hundred dollars.

JUDGE-ADVOCATE-GENERAL'S DEPARTMENT: For the pay of the officers in the Judge-Advocate-General's Department, as now authorized and provided by law, twenty-seven thousand dollars;

For additional pay to such officers for length of service, to be paid with their current monthly pay, seven thousand dollars:

In all, thirty-four thousand dollars.

#### RETIRED OFFICERS.

For pay of officers on the retired list, and for officers who may be placed thereon during the current year, nine hundred and fifty thousand dollars;

For additional pay to such officers for length of service, to be paid with their current monthly pay, two hundred and eighty thousand dollars;

In all, one million two hundred and thirty thousand dollars.

### RETIRED ENLISTED MEN.

For pay of the enlisted men of the Army, on the retired list, seventy thousand dollars

#### MISCELLANEOUS.

For pay and traveling expenses of not exceeding fifty contract surgeons, for pay of not exceeding one hundred and sixty hospital matrons, and not exceeding fourteen veterinary surgeons; in all, eighty-five thousand dollars.

For pay of not exceeding forty paymaster's clerks, at one thousand four hundred dollars each, not exceeding thirty paymaster's messen-

gers, and traveling expenses of paymaster's clerks; in all, eighty thousand dollars: Provided, That the maximum sum to be allowed paymaster's clerks and contract surgeons when traveling on duty shall be four cents per mile, and, in addition thereto, when transportation can not be furnished by the Quartermaster's Department, the cost of same actually paid by them, exclusive of sleeping or parlor car fare and transfers.

For compensation of witnesses attending upon courts-martial and courts of inquiry, seven thousand five hundred and ninety-five dollars and seventy-three cents.

For additional pay to officer in charge of public buildings, and so forth, in Washington, District of Columbia, five hundred dollars.

For the pay of a clerk attendant on the collection and classification of military information from abroad, one thousand five hundred dollars; and the officers detailed to obtain the same shall be entitled to mileage and transportation and also commutation of quarters while on this duty, as provided when on other duty.

For commutation of quarters to commissioned officers on duty without troops, at stations where there are no public quarters, one hundred and seventy thousand dollars.

For allowances for travel, retained pay, clothing not drawn, and for interest on deposits, payable to enlisted men on discharge; in all, eight hundred and fifty thousand dollars.

For mileage to officers when traveling on duty without troops, when authorized by law, not to exceed one hundred and fifty thousand dollars: Provided, That in disbursing this amount the maximum sum to be allowed and paid to an officer shall be four cents per mile, distance to be computed over the shortest usually traveled routes, and, in addition thereto, the cost of the transportation actually paid by the officer over said route or routes, exclusive of sleeping or parlor car fare and transfers: And provided further, That when any officer so traveling shall travel in whole or in part on any railroad on which the troops and supplies of the United States are entitled to be transported free of charge, or over any of the bond-aided Pacific railroads, he shall be allowed for himself only four cents per mile as a subsistence fund for every mile necessarily tr[a] veled over any such railroads: And provided further, That the transportation furnished by the Quartermaster's Department to officers traveling without troops shall be limited to transportation in kind, not including sleeping or parlor

car accommodations, over free roads, over bond-aided Pacific rail-roads, and by conveyance belonging to the said Department;

Making in all, for pay and general expenses of the Army, twelve million seven hundred and fifty-nine thousand four hundred and fifteen dollars and seventy-three cents.

All the money hereinbefore appropriated shall be disbursed and accounted for by the Pay Department as pay of the Army, and for that purpose shall constitute one fund.

### SUBSISTENCE OF THE ARMY.

For the purchase of subsistence supplies; for issue as rations to troops, civil employees when entitled thereto, contract surgeons, hospital matrons, military convicts at posts, prisoners of war (including Indians held by the Army as prisoners, but for whose subsistence appropriation is not otherwise made), estimated for the fiscal year on the basis of nine million nine hundred and sixty-eight thousand four hundred and fifty rations; for sales to officers and enlisted men of the Army; for authorized extra issue of candles, salt, and vinegar; for public animals; for issues to Indians visiting military posts and to Indians employed with the Army, without pay, as guides and scouts; for payments for cooked rations for recruiting parties or recruits; for hot coffee, baked beans, and canned beef for troops traveling when it is impracticable to cook their rations; for scales, weights, measures, utensils, tools, stationery, blank books and forms, printing, advertising, commercial newspapers, use of telephones, office furniture; for temporary buildings, cellars, and other means of protecting subsistence supplies (when not provided by the Quartermaster's Department); for bake-ovens at posts and in the field, and repairs thereof; for extra pay to enlisted men employed on extra duty in the Subsistence Department for periods not less than ten days, at rates fixed by law; for compensation of civilians employed in the Subsistence Department; and for other necessary expenses incident to the purchase, care, preservation, issue, sale, and accounting for subsistence supplies for the Army; for the payment of the regulation allowances for commutation in lieu of rations to enlisted men on furlough, to ordnance-sergeants on duty at ungarrisoned posts, to enlisted men stationed at places where rations in kind can not be economically issued, to enlisted men traveling on detached duty when it is impracticable to carry rations of any kind, to enlisted men selected to contest for places or prizes in the department, division and Army

rifle competitions, while traveling to and from places of contenst; in all, one million seven hundred and forty-five thousand dollars, to be expended under the direction of the Secretary of War; and not more than one hundred and ten thousand dollars thereof shall be applied to the payment of civilian employees of the Subsistence Department.

# QUARTERMASTER'S DEPARTMENT.

Regular supplies: For the regular supplies of the Quartermaster's Department, consisting of stoves and heating apparatus, and repair and maintenance of the same, for heating barracks and quarters; of ranges and stoves for cooking; of fuel and lights for enlisted men, guards, hospitals, storehouses, and offices, and for sales to officers; of forage in kind for the horses, mules, and oxen of the Quartermaster's Department at the several posts and stations and with the armies in the field, including its care and protection; for the horses of the several regiments of cavalry, the batteries of artillery, and such companies of infantry and scouts as may be mounted, and for the authorized number of officers' horses, including bedding for the animals; of straw for soldiers' bedding; and of stationery, including blank-books for the Quartermaster's Department, certificates for discharged soldiers, blank forms for the Pay and Quartermaster's Departments, and for printing division and department orders and reports, two million six hundred and seventy-eight thousand dollars: Provided, That no part of this appropriation shall be expended on printing unless the same shall be done by contract, after due notice and competition, except in such case as the emergency will not admit of the giving notice for competition: Provided further, That after advertisement all the supplies for the use of the various departments and posts of the Army shall be purchased where the same can be purchased the cheapest, quality and cost of transportation considered.

Incidental expenses: For postage; cost of telegrams, on official business received and and sent by officers of the Army; extra pay to soldiers employed under the direction of the Quartermaster's Department in the erection of barracks, quarters, and store-houses, in the construction of roads, and other constant labor, for periods of not less than ten days, and as clerks for post quartermasters at military posts; for expense of expresses to and from the frontier posts and armies in the field, of escorts to paymasters and other disbursing officers, and to trains, where military escorts can not be furnished; expenses of

the interment of officers killed in action, or who die when on duty in the field, or at military posts and on the frontiers, or when traveling under orders, and of non-commissioned officers and soldiers; authorized office furniture; hire of laborers in the Quartermaster's Department, including the hire of interpreters, spies, or guides for the Army; compensation of clerks and other employees to the officers of the Quartermaster's Department, compensation of forage and wagon masters authorized by the act of July fifth, eighteen hundred and thirty-eight; for the apprehension, securing, and delivering of deserters, and the expenses incident to their pursuit; and for the following expenditures required for the several regiments of cavalry, the batteries of light artillery, and such companies of infantry and scouts as may be mounted, and for the trains, to wit: Hire of veterinary surgeons; purchase of medicines for horses and mules, picket-ropes, blacksmiths' tools and materials, horseshoes and blacksmiths' tools for the cavalry service, and for the shoeing of horses and mules, and such additional expenditures as are necessary and authorized by law in the movement and operations of the Army, and not expressly assigned to any other department, six hundred and seventy-five thousand dollars: Provided, That two hundred and twenty-five thousand dollars of the appropriation for incidental expenses, or so much thereof as shall be necessary, shall be set aside for the payment of enlisted men on extra duty at constant labor of not less than ten days, in the Quartermaster's Department, but no such payment shall be made at any greater rate per day than is fixed by law for the class of persons employed at the work done therein.

For the purchase of horses for the cavalry and artillery, and for the Indian scouts, and for such infantry as may be mounted, and the expenses incident thereto, one hundred and thirty-two thousand dollars: Provided, That hereafter the number of horses purchased under this appropriation, added to the number on hand, shall not at any time-exceed the number of enlisted men and Indian scouts in the mounted service; and that no part of this appropriation shall be paid out for horses not purchased by contract, after competition duly invited by the Quartermaster's Department, and an inspection by such department, all under the direction and authority of the Secretary of War.

Army transportation: For transportation of the Army, including baggage of the troops, when moving either by land or water; of supplies to the militia furnished by the War Department; of the necessary

agents and employees; of clothing, camp and garrison equipage and other quartermaster's stores from Army depots or places of purchase or delivery to the several posts and Army depots, and from those depots to the troops in the field; of horse equipments and of subsistence stores from the places of purchase and from the places of delivery under contract to such places as the circumstances of the service may require them to be sent; of ordnance, ordnance stores, and small arms from the founderies and armories to the arsenals, fortifications, frontier posts, and Army depots; freights, wharfage, tolls, and ferriages; the purchase and hire of draught and pack animals, and harness, and the purchase and repair of wagons, carts, and drays, and of ships and other sea-going vessels and boats required for the transportation of supplies and for garrison purposes; for drayage and cartage at the several posts; hire of teamsters and other employees; extra-duty pay of enlisted men driving teams, repairing means of transportation, and employed as train-masters, and in opening roads and building wharves; transportation of the funds of the Army, the expenses of sailing public transports on the various rivers, the Gulf of Mexico, and the Atlantic and Pacific; for procuring water at such posts as from their situation require it to be brought from a distance; and for the disposal of sewage and drainage, and for clearing roads, and for removing obstruction from roads, harbors, and rivers to the extent which may be required for the actual operation of troops in the field; for the payment of Army transportation lawfully due such landgrant railroads as have not received aid in Government bonds (to be adjusted in accordance with the decisions of the Supreme Court in cases decided under such land grant acts), but in no case shall more than fifty per centum of the full amount of the service be paid: Provided, That such compensation shall be computed upon the basis of the tariff or lower special rates for like transportation performed for the public at large, and shall be accepted as in full for all demands for such service; in all, two million seven hundred thousand dollars.

Barracks and quarters: For barracks and quarters for troops, store-houses for the safe-keeping of military stores, for offices, and for the hire of buildings and of grounds for summer cantonments and for temporary buildings at frontier stations, for the construction of temporary buildings and stables, and for repairing public buildings at established posts, six hundred and twenty thousand dollars: *Provided*,

That no expenditures exceeding five hundred dollars shall be made upon any building or military post, or grounds about the same, without the approval of the Secretary of War, for the same, upon detailed estimates by the Quartermaster's Department; and the erection, construction, and repair of all buildings and other public structures in the Quartermaster's Department shall, as far as may be practicable, be made by contract, after due legal advertisement: And provided jurther, That no more than one million three hundred thousand dollars of the sums appropriated by this act shall be paid out for the services of civilian employees in the Quartermaster's Department, including those heretofore paid out of the funds appropriated for regular supplies, incidental expenses, barracks and quarters, Army transportation, clothing, and camp and garrison equipage; and that no employee paid therefrom shall receive as salary more than one hundred and fifty dollars per month, unless the same shall be specially fixed by law; and no part of any of the moneys so appropriated shall be paid for commutation of fuel and for quarters to officers or enlisted

For officers' quarters at the post at Columbus, Ohio, twenty thousand dollars.

For shelter, shooting-galleries, ranges, repairs and expenses incident thereto, ten thousand dollars.

For the purchase of about one hundred and one acres of land adjoining or near the post, at Madison Barracks, New York, for rifleringe and drill and camping purposes, seven thousand dollars, or so much thereof as may be necessary.

Purchase of site for Fort Elliott, Texas: For payment for sections forty-seven, fifty-three, fifty-five, and sixty-seven, in block A five of surveys made for the Houston and Great Northern Railroad Company, according to the sketch of the surveys in said block number A five, certified by the commissioner of the general land office of the State of Texas, January fifth, eighteen hundred and seventy-seven, to be correct, seventeen thousand dollars, or so much thereof as may be necessary.

To enable the Secretary of War to complete the Water Supply System of Fort D. A. Russell, Wyoming Territory, twenty four thousand five hundred dollars, or so much thereof as may be necessary.

Construction and repairs of hospitals: For construction and repairs of hospitals, including the extra-duty pay of enlisted men employed on the same, and including hereafter the Army and Navy hospital at Hot Springs, Arkansas, one hundred thousand dollars.

For construction of quarters for hospital-stewards, including the extra-duty pay of enlisted men employed on the same, twelve thousand five hundred dollars: Provided, That the posts at which such quarters shall be constructed shall be designated by the Secretary of War, and the quarters shall be built by contract, after legal advertisement, whenever the same is practicable; but the cost of construction of quarters at any one post shall in no case exceed eight hundred dollars, except where a post is situated at a city of more than fifty thousand inhabitants the cost of construction of such quarters may be not to exceed twelve hundred dollars.

Clothing, camp and garrison equipage: For cloth, woolens, material, and for the manufacture of clothing for the Army; for issue and for sale at cost price, according to the Army Regulations; for altering and fitting clothing, and washing and cleaning when necessary; for equipage, and for expenses of packing and handling, and similar necessaries, one million one hundred and fifty thousand dollars: Provided, That out of the money hereby appropriated for clothing and equipage of the Army there shall not be expended at the military prison at Fort Leavenworth a sum in excess of one hundred and twenty-five thousand dollars: Provided, also, That hereafter the regimental price fixed for altering and fitting soldiers' clothing shall not exceed the cost of making the same at the clothing depots:

# MEDICAL DEPARTMENT.

Medical and Hospital Department: For the purchase of medical and hospital supplies, including disinfectants for general sanitation, expenses of medical purveying depots, pay of employees, medical care and treatment of officers and enlisted men of the Army on duty at posts and stations for which no other provisions is made, for the proper care and treatment of cases in the Army suffering from contagious or epidemic diseases, and the supply of the Army and Navy Hospital at Hot Springs, Arkansas, advertising, and other miscellaneous expenses of the Medical Department; in all, two hundred and fifteen thousand dollars; and not over forty-five thousand dollars of the money appropriated by this paragraph shall be appplied to the payment of civilian employees of the Medical Department.

Medical Museum and Library: For Army Medical Museum, preservation of specimens and the preparation or purchase of new speci-

mens, five thousand dollars; for the library of the Surgeon General's Office, ten thousand dollars; in all, fifteen thousand dollars.

#### ENGINEER DEPARTMENT.

Engineer depot at Willets' Point, New York: Incidental expenses of the depot, including fuel, chemicals, stationery, extra-duty pay to soldiers employed for periods of not less than ten days as artificers on work in addition to and not strictly in line of their military duties, such as carpenters, blacksmiths, draughtsmen, printers, tithographers, photographers, engine-drivers, teamsters, repairs of and for materials to repair public buildings, machinery, and unforeseen extenses, five thousand dollars.

For purchase of materials for the instruction of engineer troops at Willet's Point in their special duties of sappers and miners, for land and submarine mines, and pontoneers, torpedo drill and signaling, one thousand five hundred dollars.

For purchase and repairs of instruments to be issued to officers of the Corps of Engineers, for use on public works and surveys, four thousand. dollars[.]

Library of the Engineer School of Application: Purchase and binding of professional works of recent date treating of military and civil engineering, five hundred dollars.

For a building to contain engineer models, eight thousand dollars, or so much thereof as may be necessary.

#### ORDNANCE DEPARTMENT.

Ordnance service: For current expenses of the ordnance service required to defray the current expenses at the arsenals; of receiving stores and issuing arms and other ordnance supplies; of police and office duties; of rents, tools, fuel and lights; of stationery and office furniture; of tools and instruments for use; incidental expenses of the ordnance service, and those attending practical trials and tests of ordnance, small arms, and other ordnance supplies, including payment for mechanical labor in the office of Chief of Ordnance, eighty thousand dollars.

For manufacture of metallic ammunition for small-arms and ammunition for reloading cartridges, and tools for the same, including the cost of targets and material for target-practice, and marksmen's medals and insignia, one hundred and fifty thousand dollars.

For purchase and manufacture of ordnance stores to fill requisitions of troops, one hundred thousand dollars.

For infantry, calvary [cavalry], and artillery equipments, including horse equipments for cavalry and artillery, one hundred thousand dollars.

For repairing and preserving ordnance and ordnance stores in the hands of troops and for issue at the arsenals and depots, five thousand dollars.

For the purchase by the Secretary of War of three pneumatic dynamite guns of fifteen-inch caliber, and the necessary machinery to fire and handle the same, ammunition and carriages for the same, to be placed and mounted ready for use, free of cost to the Government, at such point or points on the Pacific coast as may be designated by the Secretary of War, one hundred and eighty-seven thousand five hundred dollars, or so much thereof as he may deem proper.

For the purchase of machine guns, musket calibre, of American manufacture, twenty thousand dollars.

For manufacture, repair, and issue of arms at the national armories, four hundred thousand dollars: Provided, That not more than sixty thousand dollars of the money appropriated for the Ordnance Department in all its branches shall be applied to the payment of civilian clerks in said Department: Provided further, That hereafter the cost to the Ordnance Department of all ordnance and ordnance stores issued to the States, Territories, and District of Columbia, under the act of February twelfth, eighteen hundred and eighty seven, shall be credited to the appropriation for "manufacture of arms at national armories", and used to procure like ordnance stores, and that said appropriation shall be available until exhausted, not exceeding two years.

For overhauling, cleaning, and preserving new ordnance stores on hand at the arsenals, five thousand dollars.

For firing the morning and evening gun at military posts, prescribed by General Orders Number Seventy, Head-quarters of the Army, dated July twenty-third, eighteen hundred and sixty-seven, twenty thousand dollars, or so much thereof as may be necessary.

For targets for artillery practice, five thousand dollars.

To enable the Secretary of War to cause examinations and tests to be made in converting the existing cast-iron ordnance of the War Department into steel lined breech loading torpedo howitzers for throwing high explosives, according to the plans heretofore submitted to Congress and to be submitted to the Board of Ordnance and Fortifications fifteen thousand dollars or so much thereof as may be necessary.

The Board of Ordnance and Fortification is hereby directed to examine and report upon a site or sites for ordnance testing and proving ground to be used in the testing and proving of heavy ordnance, having in view in the selection of said site or sites their accessibility by land and water, means of transportation, and suitability for the purpose intended, and also the actual and reasonable cost, and value of the land embraced in said site or sites and the least sum for which the same can be procured. Said Board shall report thereon to the Secretary of War, to be submitted to Congress at its next session; and in case the said Board shall select a site or sites and recommend their purchase, the Secretary of War is hereby authorized to secure written proposals for the sale of the land so recommended, until such time as Congress may act upon the recommendation of said Board and of the Secretary of War.

For the necessary expenses under the foregoing provision, one thousand dollars so much thereof as may be necessary

### RECRUITING SERVICE.

For expenses of recruiting and transportation of recruits from rendezvous to depot, one hundred and thirteen thousand dollars.

# SIGNAL SERVICE.

For expenses of the Signal Service of the Army, as follows: Purchase, equipment, and repair of field electric telegraphs; signal equipments and stores; binocular glasses, telescopes, heliostats, and other necessary instruments, including absolutely necessary meteorological instruments for use on target-ranges; telephone apparatus and maintenance of same; in all, five thousand dollars.

#### CONTINGENT EXPENSES.

For contingent expenses of the office of the Commanding-General, one thousand two hundred dollars.

For contingent expenses of the Adjutant-General's Department at the headquarters of the several military divisions and departments, two thousand dollars.

For binding current orders and purchasing maps for the Inspector-General's Department, five hundred dollars.

For all contingent expenses of the Army not provided for by other estimates, and embracing all branches of the military service, to be expended under the immediate orders of the Secretary of War, fifteen thousand dollars.

For finishing surveys and completing maps of battle-fields, two thousand dollars, to be immediately available.

PURCHASE OF LAND ADJOINING MILITARY RESERVATION AT WEST To enable the Secretary of War to purchase the two hundred and twenty-five acres of land on the Hudson River, directly south of the military reservation at West Point, belonging to the estate of Edward V. Kinsley, in accordance with the valuation of the same made by a board appointed under the provisions of the Army appropriation act of September twenty-second, eighteen hundred and eighty-eight, and approved by the Secretary of War, as appears by his letter to Congress dated January twenty-third, eighteen hundred and eighty-nine, being House Executive Document Number One hundred and four, Fiftieth Congress, second session, one hundred and fifty thousand dollars: Provided, however, That such purchase shall not be completed, nor any payment made for said land until the title thereof shall be duly approved by the Attorney-General, and the Attorney-General on such purchase shall cause to be filed in the department of the State of New York proper evidence of the purchase of said lands to complete ceding of jurisdiction thereof to the United States: Provided, That the Secretary of War after a reexamination of the report of said Board and a further consideration of the question of the value of said land may if he deems it for the best interests of the United States proceed and acquire title to said two hundred and twenty-five acres of land by condemnation thereof under judicial proceedings to be commenced in the appropriate Circuit Court of the United States; which court shall for the purpose of ascertaining the true value of said land appoint three commissioners who shall be competent and disinterested appraisers; and all the proceedings for the condemnation aforesaid shall be in accordance except as herein provided with the act of Congress of August first, eighteen hundred and eighty-eight, entitled, "An act to authorize condemnation of land for sites of public buildings and for other purposes."

For the construction of a counterpoise battery to mount a sea coast rifled gun, forty thousand dollars, or so much thereof as may be

necessary. Said battery to be located at such point as the Board of Ordnance and Fortifications may direct: The erection of such battery shall be by the inventor thereof under the general direction of the Board of Ordnance and Fortifications and shall be completed within twelve months from the time this act shall take effect, and the gun to be mounted thereon with its fittings shall be furnished by the Ordnance Department of the Navy.

Approved, March 2, 1889.

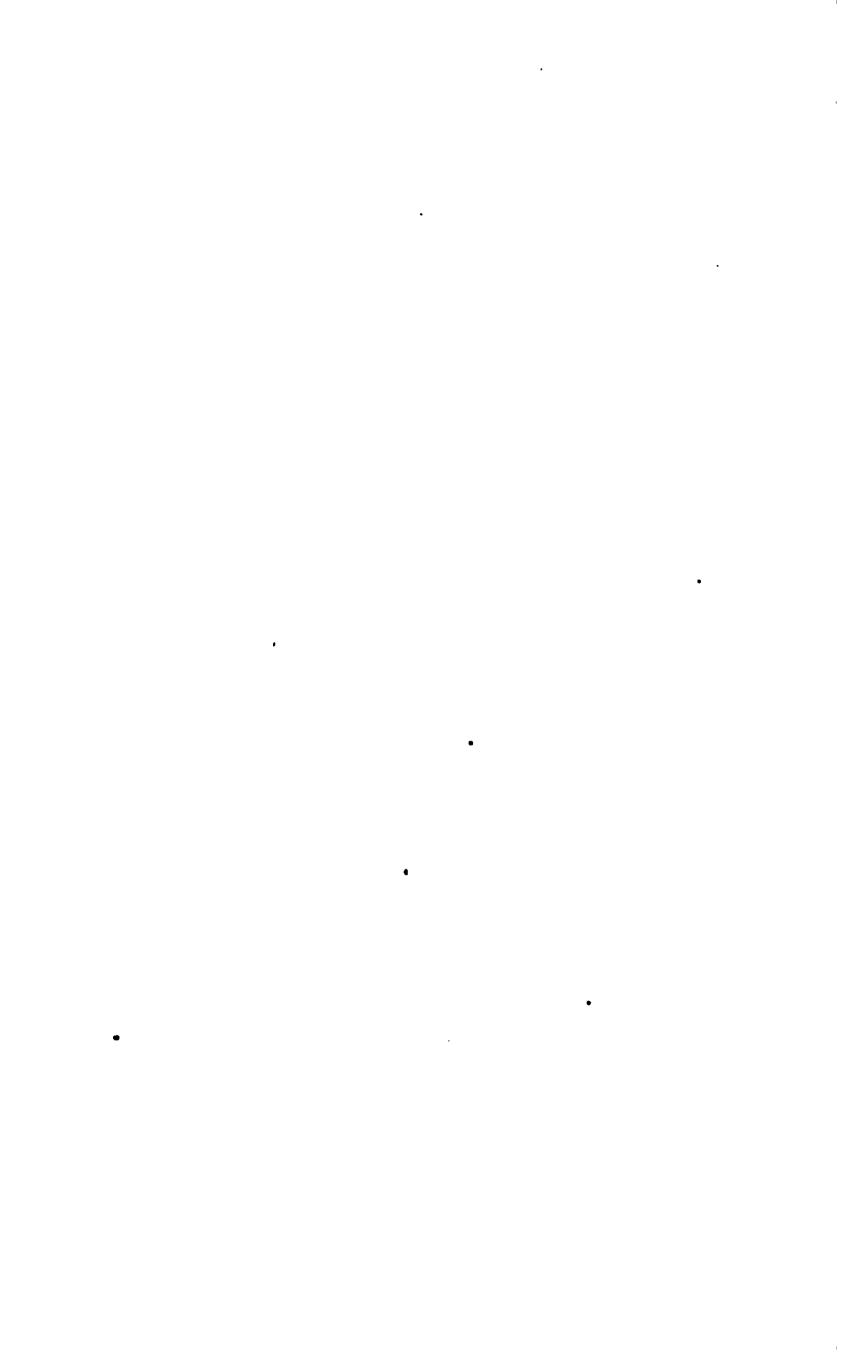
BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.



GEVERAL ORDERS, No. 27.

# HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, March 21, 1889.

[Extract from the Revised Statutes of the United States as amended by the act of Congress approved September 26, 1888.]

"Sec. 1225. The President may, upon the application of any established military institute, seminary or academy, college or university, within the United States having capacity to educate at the same time not less than one hundred and fifty male students, detail an officer of the Army or Navy to act as superintendent, or professor thereof; but the number of officers so detailed shall not exceed fifty from the Army, and ten from the Navy, being a maximum of sixty, at any time, and they shall be apportioned throughout the United States, first, to those State institutions applying for such detail that are required to provide instruction in military tactics under the provisions of the act of Congress of July second, eighteen hundred and sixty-two, donating lands for the establishment of colleges where the leading object shall be the practical instruction of be industrial classes in agriculture and the mechanic arts, including military tartics; and after that, said details to be distributed, as nearly as may be prac-Eable, according to population. The Secretary of War is authorized to issue, et his discretion and under proper regulations to be prescribed by him, out of which can distance and ordnance stores belonging to the Government, and which can be spared for that purpose, such number of the same as may appear to be reilinal for military instruction and practice by the students of any college or under the provisions of this section, and the Secretary shall require a bond in each case, in double the value of the property, for the care and safe reping thereof, and for the return of the same when required". Provided, That nothing in this act shall be so construed as to prevent the detail of officers of the Engineer Corps of the Navy as professors in scientific schools or colleges s now provided by act of Congress approved February twenty-sixth, eighteen Lindred and seventy-nine, entitled "An act to promote a knowledge of steamragineering and iron-ship building among the students of scientific schools or · leges in the United States;" and the Secretary of War is hereby authorized wiscue ordnance and ordnance stores belonging to the Government on the zerms and conditions hereinbefore provided to any college or university at which a retired officer of the Army may be assigned as provided by section taelve hundred and sixty of the Revised Statutes.

- I.-The following regulations, in regard to the detail of officers of the Army at established colleges, universities, &c., within the United States, are prescribed by the President, under the above law:
- 1. As a rule, captains of companies, regimental staff officers, or officers who have served less than three years with their regiments or corps, or who have recently completed a tour of detached duty, will

not be eligible. No details will be made that will leave a battery, troop, or company without two officers for duty with it. The period of detail will be three years.

- 2. No officer will be detailed at any institution except upon an application from its proper representatives.
- 3. Applications for details of officers should be addressed to the Secretary of War, and should be accompanied by a certificate as to the number of male students the college or university has the capacity to educate, and also by the last printed catalogue.
- 4. Officers of the Army desiring to be detailed at colleges, universities, &c., may make application to the Adjutant General, through the usual military channels, and their names will, if the officers are available, be furnished to such institutions as may apply for the names of available officers.
- 5. Where a State has more than one school endowed by the national land grant, under the act approved July 2, 1862, the school which is reported by the governor of the State as most nearly meeting the requirements of existing law will be held to have the first claim to the officer alloted to the State for detail at a land-grant college.
- 6. The following apportionment, having received the approval of the Secretary of War and the Secretary of the Navy, is adopted, and details will be made in accordance therewith:

	Population.		entitled ion."	Allotment of details.					
States.		Land-grant school details.	No. of officers to which enti-	To land-grant schools.		Under secondary distribution, or "according to population."		Army.	To Navy.
	.	-3	ž	Army.	Navy.	Army.	Navy.	2	72
Maine New Hampshire Vermont Massachusetts Connecticut Rhode Island New York	648, 945 346, 984 332, 286 1, 783, 012 622, 683 276, 528 5, 083, 810	1 1 1 1 1 1	}2 }3	1 1 1 1	1 1	2		6	2

States.	Population	d-grant school detail	cled		Allotment of details.					
			No. of officers to which entitled "according to population."		To land grunt schools,	Under recondary distri-	to population	То Атшу.	To Navy.	
Pennsylvania Delaware Maryland Virginia West Virginia Vorth Carolina Carolina Ceorgia Labama Florida Massissippi Louisiana Texas Arkansas Francesee Lentucky Tobo Mehigan Indiana Lanois Mesconsin M	146,654 934,632 1,612,806 618,443 1,400,047 995,622 1,539,048 1,262,794		1 1 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			1 2 2 2	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	5 2 2 3 4 4 5 1 3	1 1 1 1 1 1 1 1 1	
		38	22	84	4	16	6	50	10	

- II...The following are the regulations prescribed by the Secretary of War for the issue of arms, &c., required for military instruction and practice at colleges, universities, &c., under section 1225, Revised Statutes, as amended by the act approved September 26, 1888:
- 1. The number of pieces of field artillery, with necessary implements, and of small-arms and accounterments, which may be issued for the purposes of military instruction to each selected college and uni-

versity having an officer of the Army stationed thereat, is limited to the following, unless otherwise ordered, viz:

2 8-inch rifled guns, wrought-iron, model 1861, at \$450_	\$900	00
2 carriages and limbers, 8-inch gun, at \$325	650	00
2 gunner's haversacks, at \$8.85	6	70
2 handspikes, trail, at \$1	2	00
4 lanyards, at 10 cents		40
2 priming wires, at 10 cents		<b>20</b>
4 sponges and rammers, 8-inch, at \$1	4	00
4 sponge-covers, 8-inch, at 80 cents	1	20
2 tube-pouches, at \$1.50	8	00
4 thumbstalls, at 20 cents		80
2 tompions, 8-inch, at 30 cents		<b>60</b>
2 vent-covers, at 40 cents		80
1 pendulum hausse, 8-inch	2	<b>50</b>
1 pendulum hausse seat		<b>60</b>
1 pendulum hausse pouch		75
2 paulins, 12 by 15 feet, at \$11.75	23	<b>50</b>
150 Springfield "cadet" rifles, cal45, with appendages,		
&c., at \$15	2, 250	00
150 bayonet-scabbards, steel, cadet, at 91 cents	136	<b>50</b>
150 waist-belts and plates, at 50 cents	75	00
150 cartridge-boxes, cal45, at \$1.25	187	<b>50</b>

- 2. Issue of the above stores will be made by the Chief of Ordnance to any selected institution upon its filing a bond in the penal sum of double the value of the property, conditioned that it will take good care of and safely keep an account for the same, and will, when required by the Secretary of War, duly return the same, within thirty days, in good order, to the Chief of Ordnance United States Army, or such officer or person as the Secretary of War may designate to receive it.
- 8. For practice firing, the following allowances of ammunition will be made annually to each of the various institutions, viz: 100 blank cartridges and 300 friction primers for 8-inch gun, and for each cadet actually engaged in target practice 50 rifle ball cartridges or their equivalent value in reloading material, reloading tools, or target supplies will be allowed. This ammunition will be issued upon requisitions to be forwarded to the Chief of Ordnance by the presidents or superintendents of the institutions; and as annual allowances date in all cases from July 1 of each year, requisitions should be forwarded before or as soon after that date as practicable for the prospective

year's supply. Undrawn allowances of one year cannot be drawn in the succeeding year.

- 4. Regular property returns will be rendered quarterly to the Chief of Ordnance by each president or superintendent of an institution supplied with arms, &c., accounting for all ordnance and ordnance stores issued to the institution under his charge. These returns will be made on the blank forms to be supplied by the Chief of Ordnance.
- 5. Whenever any institution shall fail to return the public property in its charge within thirty days after demand made by the Secretary of War, the delinquency will be peremptorily referred to the Attorney General, that the bond of the institution may forthwith be put in suit.
- 6. All expenses of repairs of stores are to be borne by the institution using the same, the Ordnance Department supplying spare parts for repairs at cost price.
- 7. The guns and carriages must not be allowed to remain out doors with only the paulins as a protection from the weather, but they must be cared for in a suitable shed and habitually kept there except when used for drills or saluting purposes.
- 8. When any of the ordnance or ordnance stores become unfit for further use, the president of the college will report the fact to the Chief of Ordnance, who will request the Secretary of War to have the property inspected. If its condition is found to be due to the ordinary incidents of the service, it may be replaced with serviceable stores of like character; but if its condition is found to be due to carelessness or other than legitimate causes, the extent of damage or value of missing stores will be determined by the Chief of Ordnance, and must be paid by the college before any new issue of stores is made. Such of these stores as are returned to an arsenal will be sent by the college without expense to the United States.
- 9. The following is the form of bond to be executed previous to the issue of ordnance and ordnance stores, viz.

# Form of bond.

Know all men by these presents that we, the Knox College, located at Galesburg, Illinois, a corporation duly organized under the laws of the State of Illinois as principal, and Clark E. Carr, of Galesburg, Illinois, and Edgar A. Bancroft, of Galesburg, Illinois, as sureties, are held and bound to the United States of

America in the penal sum of 1 eight thousand four hundred and ninety-two dollars and ten cents (\$8,492.10), for the payment of which well and truly to be made to the Secretary of War, or to such officer or person whom he may designate, we do bind ourselves and each of us, our successors, heirs, executors, and administrators, for and in the whole, jointly and severally, firmly by these presents. Given under our hands and seals at Galesburg, Illinois, this 10th day of May, A. D. 1888.

The condition of the above obligation is such that, whereas, the Knox College is an established college within the United States, having capacity to educate at the same time not less than one hundred and fifty male students, and whereas the said college has heretofore applied to the President of the United States to detail an officer of the Army to act as Professor of Military Science and Tactics thereof, and the President, by virtue of the authority vested in him by section 1225, Revised Statutes, as amended by the act of September 26, 1888, has detailed such officer to act accordingly; and whereas the Secretary of War, by the authority vested in him by said section, is about to issue to the said college for the military instruction and practice of the students thereof the following ordnance and ordnance stores, to wit:

2 3-inch rifled guns, wrought-iron, model 1861, at \$450	\$900	00
2 carriages and limbers, 8-inch gun, at \$325	650	00
2 gunner's haversacks, at \$3.35	6	70
2 handspikes, trail, at \$1		00
4 lanyards, at 10 cents		40
2 priming-wires, at 10 cents		20
4 sponges and rammers, 3-inch, at \$1		00
4 sponge-covers, 3-inch, at 30 cents		20
2 tube-pouches, at \$1.50		00
4 thumbstalls, at 20 cents		80
2 tompions, 3-inch, at 30 cents		60
2 vent-covers, at 40 cents		80
1 pendulum hausse, 3-inch	2	50
1 pendulum hausse seat		60
1 pendulum hausse pouch		75
2 paulins, 12 by 15 feet, at \$11.75	23	50
150 Springfield "cadet" rifles, cal45, with appendages, &c., at \$15	2, 250	00
150 bayonet-scabbards, steel, cadet, at 91 cents	•	
150 waist-belts and plates, at 50 cents		00
150 cartridge-boxes, cal45, at \$1.25		

being together of the value of four thousand two hundred and forty-six dollars and five cents (\$4,246.05); all of which property when issued the said \* college hereby agrees to take good care of and safely keep, and account for quarterly on blank forms to be prescribed by the Chief of Ordnance United States Army, and to return all of said property to said Chief of Ordnance, or such officer or person as may be designated to receive the same, within thirty days after demand by the Secretary of War.

Now, therefore, if the said 2 college shall take good care of and safely keep and account for the said ordnance and ordnance stores, and shall, when required by the Secretary of War, duly return the same within thirty days in good order to the Chief of Ordnance United States Army, or to such other officer or person as the Secretary of War may designate to receive them, then

<sup>&</sup>lt;sup>1</sup> Double the amount of the penalty.

<sup>&</sup>lt;sup>2</sup> College or University.

this obligation shall become inoperative and void, otherwise to remain in full force and virtue.

In witness whereof, and in pursuance of a resolution of the 1 board of directors passed on the first day of May, A. D. 1888, a copy of which is hereto annexed, the corporate seal of said corporation is hereto affixed, and these presents duly signed by the 2 president of the college.

In presence of KNOX COLLEGE GEO. A. LA WRENCE by NEWTON BATEMAM, [SEAL] THOMAS A. BROWN. President. In presence of ROBERT G. SUTTON, CLARK E. CARR. [SEAL.] CHAS. E. BAILEY. In presence of E. A. SKILLMAN, EDGAR A. BANCROFT. [SEAL.] S. C. HULL. STATE OF Illinois. County of Knox, }

On this 10th day of May, 1888, personally appeared before me, a Notary Public for the county aforesaid, Clark E. Carr, one of the sureties named in the within bond, who made oath that he is worth eight thousand five hundred dollars over and above all his debts and liabilities.

CLARK E. CARR.

Sworn and subscribed before me on the day and date aforesaid.

GEORGE A. LAWRENCE,

Notary Public.

STATE OF Illinois, County of Knox, } se.

On this 10th day of May, 1888, personally appeared before me, a Notary Public for the county aforesaid, Edgar A. Bancroft, one of the sureties named in the within bond, who made oath that he is worth cight thousand five hundred dollars over and above all his debts and liabilities.

EDGAR A. BANCROFT.

Sworn and subscribed before me on the day and date aforesaid.

GEORGE A. LAWRENCE,

Notary Public.

I. Elmer S. Dundy, hereby certify that the sureties who have signed the foregoing bond are personally known to me, and that each is responsible and sufficient to insure the payment of the entire penalty named therein.

ELMER S. DUNDY,

Judge of the District Court of the United States in and for the State of Illinois.

The following instructions must be strictly observed:

- 1. A copy of the resolution of the board of directors or governing body of the institution, authorizing the President to execute the bond on behalf of the corporation, authenticated by the signature of the Secretary and the corporate seal, must accompany the bond.
- 2. A copy of the charter or articles of incorporation, authenticated by the Secretary of State, is also required.

<sup>&</sup>lt;sup>1</sup> Board of directors or other governing body of the institution.

<sup>\*</sup> The president or officer authorized to sign for the institution.

- 8. The sureties must sign and seal the bond. The seal must be attached opposite the signature of each person and must be a seal of waz or wafer, not a mere scroll with a pen. Their names must be written in the body of the bond, together with their residence, including town, county, State, or Territory.
  - 4. Two witnesses are required to each signature.
- 5. There must be two sureties. Each surety must make oath that he is worth some specific sum, equal to the full amount of the penalty, over and above all his debts and liabilities. Two persons must not join in one affidavit. Each one must subscribe and acknowledge his own oath separately.
  - 6. The sufficiency of the sureties must be certified to by some United States Judge or District Attorney, whose official character must be certified to by the clerk of his court, such certificate to be on or attached to the bond.
  - 7. The resolution authorizing a designated officer of the institution to sign the bond must be duly authenticated.
  - III\_\_The following are the laws providing for the detail of retired officers at colleges, universities, &c:

Section 1260, Revised Statutes.

Any retired officer may, on his own application, be detailed to serve as professor in any college. (But while so serving, such officer shall be allowed no additional compensation.)

Extract from the act of Congress approved May 4, 1880.

That upon the application of any college, university, or institution of learning incorporated under the laws of any State within the United States, having capacity at the same time to educate not less than one hundred and fifty male students, the President may detail an officer of the Army on the retired list to act as president, superintendent, or professor thereof; and such officer may receive from the institution to which he may be detailed the difference between his retired and full pay, and shall not receive any additional pay or allowance from the United States.

The details authorized by section 1260, Revised Statutes, as amended by the act approved May 4, 1880, will be in addition to the sixty allowed by section 1225, Revised Statutes, as amended by the act approved September 26, 1888, and may be made to institutions of learning of the requisite grade in any State, without reference to population or to the number of officers already serving therein.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

# General Orders, No. 28.

# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, March 21, 1889.

The Secretary of War having approved of the following transfers of troops, they are hereby directed:

- I\_The 2d Artillery (Light Batteries A and F and Battery I excepted) to northern stations, to be designated by the division commander.
- II...The 4th Artillery (Light Batteries B and F and Battery H excepted) to Atlanta, Georgia, until the end of the epidemic season; thereafter the command will be distributed to Atlanta Barracks, Georgia; St. Francis Barracks and Fort Barrancas, Florida; and Jackson Barracks, Louisiana. The garrison at Atlanta Barracks will be composed of headquarters, staff, band, and four batteries.
- III\_Light Battery A, 2d Artillery, to Fort Riley, Kansas; to march from Little Rock Barracks so as to arrive at destination not later than June 1st. The arrangements for the march will be made by the commanding generals of the divisions concerned.
- IV\_Battery B, 3d Artillery, to Fort Monroe, Virginia; to move, under directions from the division commander, so soon as relieved by Company I, 6th Infantry.
- V-Light Battery F, 4th Artillery, from Fort Snelling, Minnesota, to Fort Riley, Kansas; to arrive thereat not later than June 1st. The commanding general Division of the Missouri will arrange for the movement.
- VI\_Two companies of the 19th Infantry from the Department of Texas to Mount Vernon Barracks, Alabama, to relieve the batteries (C and D, 2d Artillery) now thereat.
- VII\_Company I, 6th Infantry, from the Department of the Missouri to Newport Barracks, Kentucky, to relieve Battery B, 3d Artillery, now thereat. The movement will be made not later than April 25th.
- VIII\_One company of infantry from the Department of the Missouri to Little Rock, Arkansas; to relieve Light Battery A, 2d Artillery, now thereat. The department commander to give the necessary directions.

IX\_The movements of the 2d and 4th Regiments of Artillery will take place between May 15th and June 15th, under the direction of the division commander, who will assign the field officers and batteries to stations.

The movements of Company I, 6th Infantry, and the companies of the 19th Infantry, will be arranged by the division commanders concerned.

All the movements will be made with due regard to economy and the comfort of officers and enlisted men; proposals for providing the necessary transportation to be invited from the various lines interested.

X-As far as practicable all regimental, company, and the authorized allowance of officers' baggage will be shipped by rail or water from initial points to the new stations of the different detachments of each regiment.

XI\_-The transportation required by this order will be furnished by the Quartermaster's Department, and the cost of each movement reported to the Quartermaster General as soon as known.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

GENERAL ORDERS, 1

# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, March 25, 1889.

The following act of Congress is published for the information and government of all concerned:

An act making appropriations for fortifications and other works of defense, for the armament thereof, for the procurement of heavy ordnance for trial and service, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sums of money herein provided for be, and the same are hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, to be expended under the direct supervision of the Board of Ordnance and Fortification, created by the fortification appropriation act approved September twenty-second, eighteen hundred and eighty-eight, and in the manner prescribed by said act, namely:

PRESERVATION AND REPAIR OF FORTIFICATIONS: For the protection, preservation, and repair of fortifications, one hundred thousand dollars.

For preparation of plans for fortifications, five thousand dollars.

TORPEDOES FOR HARBOR DEFENSE: For the purchase of submarine mines and necessary appliances to operate them for closing the channels leading to our principal sea-ports, two hundred and fifty thousand dollars.

For needful casemates and cable galleries to render it possible to operate submarine mines, two hundred and fifty thousand dollars.

For continuing torpedo experiments and for practical instruction of engineer troops in the details of the service, thirty thousand dollars.

For the purchase of movable submarine torpedoes, in the discretion of the board on ordnance and fortifications, fifty thousand dollars.

For torpedo-shed at San Francisco Harbor, twenty-two thousand dollars.

ARMAMENT OF FORTIFICATIONS: For the finishing and assembling of eight-inch, ten-inch, and twelve-inch steel guns made from forgings procured under the act of September twenty-second, eighteen hundred and eighty-eight, thirty-five thousand dollars.

For the purchase of steel forgings for field and siege cannon, as follows:

For steel forgings for not less than twenty-four three and six-tenths inch field guns, twenty-four thousand dollars;

For steel forgings for not less than ten five-inch siege guns, twenty thousand dollars;

For steel forgings for not less than ten seven-inch siege howitzers, eighteen thousand dollars;

For steel forgings for not less than sixteen three and six-tenths inch field mortars, two thousand dollars;

For manufacture of field and siege cannon (finishing and assembling) within the fiscal year eighteen hundred and ninety, four-teen thousand dollars; in all, seventy-eight thousand dollars;

For the test of experimental guns procured under the act of September twenty second, eighteen hundred and eighty-eight, namely, for one ten inch wire-wound gun, steel, twenty-eight thousand dollars; for one twelve-inch gun, steel hooped, thirty-nine thousand five hundred dollars; for procuring one ten-inch disappearing guncarriage, thirteen thousand five hundred dollars; for gun platforms at proving ground, six thousand five hundred dollars; for projectiles for field, siege, and sea-coast guns for issue to the service, twenty-eight thousand five hundred dollars; for siege-gun powder for issue to the service, seven thousand dollars; for fuzes and implements for issue to the service, two thousand dollars; in all, one hundred and twenty-five thousand dollars.

For the alteration of barbette carriages for ten-inch smooth-bore guns to adapt them to the service of eight-inch muzzle-loading converted rifles, fifty-four thousand dollars; for the alteration of barbette carriages for fifteen-inch smooth-bore guns to adapt them to present service conditions, forty-six thousand dollars; in all one hundred thousand dollars.

For the manufacture of carriages for twelve-inch breech-loading rifled mortars, procured under the act of September twenty-second, eighteen hundred and eighty-eight, one hundred thousand dollars.

For the manufacture of forty caissons and ten combined battery wagons and forges for three and two-tenths inch field guns, forty-three thousand two hundred and seventy-four dollars.

For procuring the necessary instruments and other materials and for the proper installation of instruments for conducting the annual heavy artillery practice of the Army, twenty thousand dollars.

For repairs and improvements at the Ordnance Proving Ground, Sandy Hook, New Jersey, namely: Repairing dock and dredging, five thousand five hundred dollars; relaying roads and walks, three thousand eight hundred dollars; repairs to officers' quarters, two thousand dollars; repairs to foreman's and soldiers' quarters, two thousand six hundred dollars; repairs to office, five hundred dollars; repairs to shops and store-houses, one thousand dollars; machinery for shops, four thousand dollars; clearing ground about ranges, six hundred dollars; laying narrow gauge tramway to proof butts and targets, five thousand three hundred and twenty dollars; in all, twenty-five thousand three hundred and twenty dollars: Provided, That all material purchased under this act shall be of American manufacture.

Approved, March 2, 1889.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.



GENERAL ORDERS, No. 80.

# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, March 26, 1889.

The following act of Congress is published for the information and government of all concerned:

An act for the relief of certain volunteer and regular soldiers of the late war and the war with Mexico.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, SEC: 1. That the charge of desertion now standing on the rolls and records in the office of the Adjutant General of the United States Army against any soldier who served in the late war in the volunteer service shall be removed in all cases where it shall be made to appear to the satisfaction of the Secretary of War, from such rolls and records, or from other satisfactory testimony, that such soldier served faithfully until the expiration of his term of enlistment, or until the first day of May, anno domini eighteen hundred and sixty five, having previously served six months or more, and, by reason of absence from his command at the time the same was mustered out, failed to be mustered out and to receive an honorable discharge, or that such soldier absented himself from his command, or from hospital while suffering from wounds, injuries, or disease received or contracted in the line of duty and was prevented from completing his term of enlistment by reason of such wounds, injuries, or disease.

SEC. 2. That the Secretary of War is hereby authorized to remove the charge of desertion from the record of any regular or volunteer soldier in the late war upon proper application therefor, and satisfactory proof in the following cases:

First. That such soldier, after such charge of desertion was made, and within a reasonable time thereafter, voluntarily returned to his command and served faithfully to the end of his term of service, or until discharged.

Second, That such soldier absented himself from his command or from hospital while suffering from wounds, injuries, or disease, received or contracted in the line of duty, and upon recovery voluntarily returned to his command and served faithfully thereafter, or died from such wounds, injuries, or disease while so absent, and be-

fore the date of muster out of his command, or expiration of his term of service, or was prevented from so returning by reason of such wounds, injuries, or diseases before such muster out, or expiration of service.

Third. That such soldier was a minor, and was enlisted without the consent of his parent or guardian, and was released or discharged from such service by the order or decree of any court of competent jurisdiction on habeas corpus or other proper judicial proceedings; and in any such case, no pay, allowance, bounty, or pension, shall be allowed or granted.

- SEC. 8. That the charge of desertion now standing on the rolls and records in the office of the Adjutant General of the Army against any regular or volunteer soldier who served in the late war of the rebellion by reason of his having enlisted in any regiment, troop, or company, or in the United States Navy or Marine Corps, without having first received a discharge from the regiment, troop, or company in which he had previously served, shall be removed in all cases wherein it shall be made to appear to the satisfaction of the Secretary of War, from such rolls and records, or from other satisfactory testimony, that such re-enlistment was not made for the purpose of securing bounty or other gratuity that he would not have been entitled to, had he remained under his original term of enlistment; that the absence from the service did not exceed four months, and that such soldier served faithfully under his re-enlistment.
- Sec. 4. That whenever it shall appear from the official records in the office of the Adjutant Ceneral, United States Army, that any regular or volunteer soldier of the late war was formally restored to duty from desertion by the Commander competent to order his trial for the offense, or, having deserted and being charged with desertion, was, on return to the service, suffered, without such formal restoration, to resume his place in the ranks of his command, serving faithfully thereafter until the expiration of his term, such soldier shall not be deemed to rest under any disability, because of such desertion, in the prosecution of any claim for pension on account of disease contracted, or wounds or injuries received in the line of his duty as a soldier.
- SEC. 5. That when the charge of desertion shall be removed under the provisions of this act from the record of any soldier, such soldier, or, in case of his death, the heirs or legal representatives of such

soldier, shall receive the pay and bounty due to such soldier: Provided, however, That this act shall not be so construed as to give to any such soldier, or, in case of his death, to the heirs or legal representatives of any such soldier, any pay, bounty, or allowance for any time during which such soldier was absent from his command without proper authority, nor shall it be so construed as to give any pay, bounty, or allowance to any soldier, his heirs or legal representatives, who served in the Army a period of less than six months.

Sec. 6. That the Secretary of War be, and he hereby is authorized and directed to amend the military record of any soldier who enlisted for the war with Mexico, upon proper application, where the rolls and records of the Adjutant General's office show the charge of descrition against him, when such rolls and records show the facts set out in the following cases:

First. That said soldier served faithfully the full term of his enliment, or having served faithfully for six months or more, and until the fourth day of July anno domini eighteen hundred and forty eight, left his command without having received a discharge.

Second. That such soldier, after said charge of desertion was entered on the rolls, voluntarily returned to his command within a resonable time, and served faithfully until discharged.

SEC. 7. That the provisions of this act shall not be construed as to relieve any soldier from the charge of desertion who left his command from disaffection or disloyalty to the Government, or to evade the dangers and hardships of the service, or whilst in the presence of the enemy (not being sick or wounded), or while in arrest or under charges for breach of military duty, or in case of a soldier of the Mexican War, who did not actually reach the seat of war.

SEC. 8. That when such charge of desertion is removed under the provisions of this act, the soldier shall be restored to a status of honorable service, his military record shall be corrected as the facts may require, and an honorable discharge shall be issued in those cases where the soldier has received none; and he shall be restored to all his rights as to pension, pay, or allowances as if the charge of desertion had never been made; and in case of the death of said soldier, his widow or other legal heir shall be entitled to the same rights as in case of other deceased honorably discharged soldiers: Provided, That this act shall not be construed to give to any soldier, or his legal representatives or heir, any pay or allowance for any period of

time he was absent without leave, and not in the performance of military duty.

SEC. 9. That all applications for relief under this act shall be made to and filed with the Secretary of War within the period of three years from and after July first, eighteen hundred and eighty nine, and all applications not so made and filed within said term of three years shall be forever barred, and shall not be received or considered.

SEC. 10. That all acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Approved, March 2, 1889.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General

OFFICIAL:

Assistant Adjutant General.

General Orders, HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, March 26, 1889.

1st Lieutenant Charles B. Schofield, 2d Cavalry, is announced as aide-de-camp on the staff of the Major General Commanding the Army.

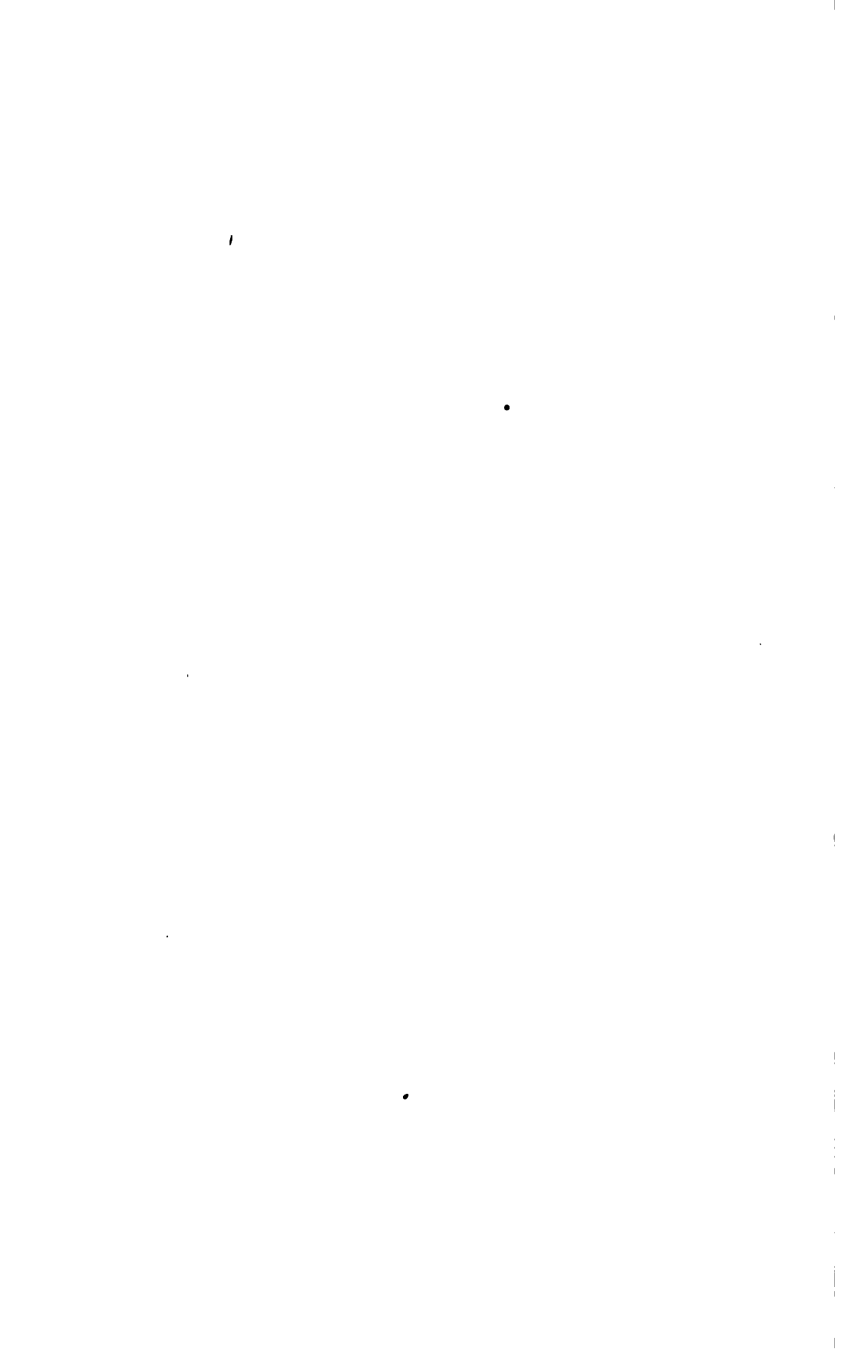
BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

Assistant Adjulant General.



General Orders,

No. 82.

# HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, March 29, 1889.

The following extracts of an act of Congress are published for the information and government of all concerned:

An act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated for the objects hereinafter expressed for the fiscal year ending June thirtieth, eighteen hundred and ninety, namely:

## UNDER THE WAR DEPARTMENT.

ARMORIES AND ARSENALS.

For the Rock Island Arsenal, Rock Island, Illinois, as follows: For completing store-house K, thirty thousand dollars.

For machinery and shop-fixtures, ten thousand dollars.

For general care, preservation, and improvements; for building new roads; for care and preservation of the water-power; for painting and care and preservation of permanent buildings, bridges, and shores of the island; for building fences and sewers, and grading grounds, fifteen thousand dollars.

For necessary repairs of the Arsenal Railroad, seven thousand dole lars.

For the Rock Island Bridge as follows:

For care, preservation, and expense of maintaining and operating the draw, eleven thousand five hundred and fifty dollars.

For protecting Rock Island Bridge by means of sheer-booms, one thousand two hundred and fifty dollars.

For repairs to draw-pier of the Rock Island Bridge, and for replacing the cement in the joints of the stones forming the piers of the Rock Island Railroad and wagon bridges, thirty-seven thousand six hundred and eight dollars; and the Secretary of War shall require of the Chicago, Rock Island and Pacific Railroad Company the reimbursement of one-half of all the expenses incurred in the repairs of said draw-pier under this and the appropriation of fifty thousand dollars made for this object in the sundry civil appropriation act for eighteen hundred and eighty-nine, as provided in their guaranty ex-

ecuted to the United States under the acts of Congress providing for the construction of said bridge.

For the construction of a viaduct from the south end of the wagon bridge between Rock Island and the city of Rock Island, over the railroad tracks which adjoin the approach to said bridge, thirty-five thousand dollars: Provided, That this appropriation shall not be available until the city of Rock Island shall, by proper instrument, have conveyed to the United States title, authority, and control over the premises to be used for the construction and maintenance of said viaduct, nor until all holders of property abutting on the same shall have executed release of all damages that might accrue to them by the construction and maintenance thereof, in such form as the Secretary of War may prescribe: Provided further, That the work shall not be commenced until the city of Rock Island shall deposit in the Treasury of the United States one-half of this amount towards reimbursing the United States for this expenditure.

Kennebec Arsenal, Augusta, Maine: For water and light supply, one thousand two hundred dollars.

Springfield Arsenal, Springfield, Massachusetts: For repairs and preservation of grounds, buildings, and machinery not used for manufacturing purposes, fifteen thousand dollars.

Frankford Arsenal, Philadelphia, Pennsylvania: For one screw-cutting and milling-machine, complete, largest size, one thousand six hundred dollars.

PICCATINY POWDER-DEPOT, DOVER, NEW JERSEY: For finishing magazine number five, thirty-five thousand dollars, and the number of magazines at the powder depot at Dover, New Jersey, shall not exceed five.

SAN ANTONIO ARSENAL, SAN ANTONIO, TEXAS: For the construction of a new fence in front of the arsenal grounds, four thousand five hundred dollars.

SANDY HOOK PROVING-GROUND, New Jersey: For cleaning, leveling, and grading grounds, building and repairing roads, two thousand dollars.

TESTING-MACHINE, WATERTOWN ARSENAL: For laborer and material in caring for, preserving, and operating the United States testing-machine at Watertown Arsenal, including new tools and appliances, ten thousand dollars.

WATERVLIET ARSENAL, WEST TROY, NEW YORK: For direct sewerage to river, two thousand five hundred dollars. For general repairs to buildings, bridges, inclosing walls, fences, roads, grounds, and so forth, five thousand dollars.

REPAIR OF ARSENALS: For repairs of smaller arsenals, and to meet such unforeseen expenditures at Arsenals as accidents or other contingencies during the year, may render necessary, fifty thousand dollars.

For building one brick hospital building, uniform in architecture with the other buildings on the post at the United States Arsenal at Augusta, Georgia, ten thousand dollars: Provided, That no part of this appropriation shall be expended until a contract is made for mishing said building complete including heating apparatus and approaches within the limit of this appropriation.

BUILDINGS AND GROUNDS IN AND AROUND WASHINGTON.

For the improvement and care of public grounds as follows:
For improvement of grounds north of Executive Mansion, two
thousand five hundred dollars.

For improvement and maintenance of grounds south of the Executive Mansion, four thousand dollars.

For ordinary care of green-houses and nursery, two thousand dol-

For ordinary care of Lafayette Square, one thousand dollars.

For ordinary care of Franklin Square, one thousand dollars.

For care and improvement of Monument Grounds, five thousand dollars.

For continuing improvement of reservation numbered seventeen and site of old canal northwest of same, ten thousand dollars: Prorided, That no part thereof shall be expended upon other than property belonging to the United States.

For construction and repair of post-and-chain fences, and constructing stone coping around reservations, one thousand five hundred dollars.

For manure, and hauling the same, five thousand dollars.

For painting watchmen's lodges, iron fences, vases, lamps, and lamp-posts, seven hundred and fifty dollars.

For purchase and repair of seats, one thousand dollars.

For purchase and repair of tools, two thousand dollars.

For trees, tree and plant stakes, labels, lime, whitewashing, and stock for nursery, three thousand dollars.

For removing snow and ice, one thousand two hundred dollars.

For flower-pots, twine, baskets, wire, splints, moss, and lycopodium, one thousand dollars.

For care, construction, and repair of fountains, one thousand five hundred dollars.

For abating nuisances, five hundred dollars.

For improvement, care, and maintenance of various reservations, twelve thousand dollars.

For improvement, maintenance, and care of Smithsonian Grounds. including construction of asphalt roads and paths, eight thousand dollars.

For improvement, care, and maintenance of Judiciary Square, including grounds around the Pension Building and asphalt roads and walks leading to Pension Building, five thousand dollars.

That under appropriations herein contained no contract shall be made for making or repairing concrete or asphalt pavements in Washington City at a higher price than two dollars per square yard for a quality equal to the best laid in the District of Columbia prior to July first, eighteen hundred and eighty-six, and with same depth of base.

### EXECUTIVE MANSION.

For care, repair, repainting, and refurnishing the Executive Mansion, sixteen thousand dollars, to be expended by contract or otherwise, as the President may determine.

For fuel for the Executive Mansion, greenhouses, and stables, three thousand dollars.

For care and necessary repair of greenhouses, five thousand dollars.

LIGHTING THE EXECUTIVE MANSION AND PUBLIC GROUNDS: For gas, pay of lamp-lighters, gas-fitters, and laborers; purchase, erection, and repair of lamps and lamp-posts; purchase of matches, and for repairs of all kinds; fuel and lights for office, office stables, watchmen's lodges, and for the greenhouses at the nursery, fourteen thousand dollars: Provided, That for each six-foot burner not connected with a meter in the lamps on the public grounds no more than twenty dollars shall be paid per lamp for gas, including lighting cleaning, and keeping in repair the lamps, under any expenditure provided for in this act; and said lamps shall burn not less than two thousand six hundred hours per annum; and authority is hereby given to substitute other illuminating material for the same or less

price, and to use so much of the sum hereby appropriated as may be necessary for that purpose.

For erecting seven iron posts, each twenty-five feet high, and connecting them with underground wires for electric lights, one thousand dollars.

For electric lights for three hundred and sixty-five nights, from seven posts, at forty cents per light per night, one thousand and twenty-two dollars.

REPAIR OF WATER-PIPES: For repairing and extending water-pipes, purchase of apparatus to clean them, purchase of hose, and cleaning the springs and repairing and renewing the pipes of the same that supply the Capitol, the Executive Mansion, and the building for the State, War, and Navy Departments, two thousand five hundred dollars.

TELEGRAPH TO CONNECT THE CAPITOL WITH THE DEPARTMENTS AND GOVERNMENT PRINTING OFFICE: For care and repair of existing lines, one thousand two hundred and fifty dollars.

Washington Monument and the operation of the elevator and machinery connected therewith, namely: For one custodian, at one hundred dollars per month; one steam engineer, at eighty dollars per month; one assistant steam engineer, at sixty dollars per month; one fireman, at fifty dollars per month; one assistant fireman, at forty-five dollars per month; one conductor of elevator car, at seventy-five dollars per month; one attendant on floor, at forty-five dollars per month; one attendant at top, at forty-five dollars per month; three night and day watchmen, at sixty dollars each per month; in all, eight thousand one hundred and sixty dollars.

For fuel, lights, oil, waste, packing, tools, matches, paints, brushes, brooms, lanterns, rope, nails, screws, lead, electric lights, heating apparatus, oil stoves for elevator car and upper and lower floor, repairs to engines, boilers, dynamos, elevator, and repairs of all kinds connected with the monument and machinery, and purchase of all necessary articles for maintaining the monument, machinery, elevator, and electric light plant in good order, two thousand three hundred and forty dollars, to be expended under the direction of the Secretary of War.

Building for Army Medical Museum and Library: For laying asphalt pavement between the center building and wings of the Army Medical Museum and Library of the Surgeon-Generald's Office,

corner of Seventh and B streets southwest, one thousand five hundred and fifty dollars.

#### BUILDING FOR THE LIBRARY OF CONGRESS.

For the building for the Library of Congress, as authorized by the sundry civil appropriation act approved October second, eighteen hundred and eighty-eight, except as herein modified, and for each and every purpose connected therewith, five hundred thousand dollars. And said building shall be constructed in accordance with the plans marked "D," submitted by the Chief of Engineers with his annual report to Congress, being Miscellaneous Document Number Twelve, Fiftieth Congress, second session, and at a total cost therefor not exceeding five million five hundred thousand dollars exclusive of appropriations heretofore made, and no changes or modifications shall be made that will increase the cost above the limitation herein prescribed: *Provided*, That contracts may be entered into for all the stone required for the exterior walls of said building to be paid for as appropriations may from time to time be made by law.

### MILITARY POSTS.

For the construction of buildings at and the enlargement of such military posts as in the judgment of the Secretary of War may be necessary, four hundred thousand dollars.

Cavalry and artillery school, Fort Riley, Kansas: For continuing the work of buildings for the cavalry and artillery school, one hundred thousand dollars.

Infantry and cavalry school, Fort Leavenworth, Kansas: For text-books, books of reference, instruments, and materials for use in theoretical and practical instruction, one thousand five hundred dollars.

Military post at Fort Robinson, Nebraska: The appropriation of thirty thousand dollars for completing the work of constructing necessary buildings at the military post at Fort Robinson, Nebraska, made by the sundry civil appropriation act approved October second, eighteen hundred and eighty-eight, may be expended for continuing the work of constructing necessary buildings at said post.

Military post at Fort Niobrara, Nebraska: The appropriation of thirty thousand dollars for completing the work of constructing necessary buildings at the military post at Fort Niobrara, Nebraska, made by the sundry civil appropriation act approved October second, eighteen hundred and eighty-eight, may be expended for continuing the work of constructing necessary buildings at said post.

Fort Monroe, Virginia: For construction complete of a sewerage system, twenty-five thousand dollars.

Road through military reservation at Plattsburgh, New York: For constructing a macadamized road leading from the village of Plattsburgh, New York, through and along the military reservation in said village, ten thousand dollars, or so much thereof as may be necessary.

Military post at the presidio of San Francisco: For continuing the construction and repair of the roads and walks leading to the United States national cemetery on the reservation of the presidio of San Francisco, planting trees and shrubs, and for the protection and fencing of said roads and reservation in which the cemetery is situated, and also for the preservation of the same and its springs of water used for irrigating the post and cemetery from drifting sand, and for the construction of a roadway connecting the Fort Mason reservation with said reservation and cemetery, thirty-eight thousand dollars.

PROTECTION AND IMPROVEMENT OF THE YELLOWSTONE NATIONAL PARK: For the construction and improvement of suitable roads and bridges within the Park, under the supervision and direction of an engineer officer detailed by the Secretary of War for that purpose, fifty thousand dollars.

# SIGNAL SERVICE.

#### OBSERVATION AND REPORT OF STORMS.

To be expended by the Secretary of War: For expenses of the meteorological observation and the report, by telegraph, signal or otherwise, announcing the probable approach and force of storms, for the benefit of the commerce and the agriculture of the United States, as follows:

For the manufacture, purchase, and repair of meteorological instruments and instrument shelters, and expenses in connection therewith; and the Secretary of War, as he may think proper, may cause to be issued such meteorological instruments (not exceeding one set valued at fifteen dollars to any one county) to voluntary unpaid observers, in order to secure meteorological data from such observers, under regulations to be prescribed by the Secretary of War, nine thousand dollars.

For telegraphing reports, messages, and other meteorological information in connection with the observation and report of storms, one hundred and eighteen thousand dollars.

For rent, hire of civilian employees, furniture, light, stationery, ice, stoves and fixtures, repairs, rent of telephones, text-books, lumber, and other expenses of offices maintained as stations of observation outside of Washington, District of Columbia, forty four thousand dollars.

For expenses of storm, cautionary, offshore, cold wave and other signals on the sea, lake, and Gulf coasts of the United States, and in the interior, announcing the probable approach and force of storms, including the pay of observers, services of operators, lanterns, and flags, ten thousand dollars.

For river and flood observations, and expenses in connection therewith, nine thousand dollars.

For observations, and expenses incidental thereto, announcing the probable approach and severity of frosts or rains, for the benefit of the cotton region of the United States, seven thousand dollars.

For expenses (including paper, forms, printing and lithographing supplies, hire of civilian printers and engravers) of preparing, printing, distributing, and displaying weather maps or weather bulletins, and for the maintenance of a printing office, under the direction of the Chief Signal officer, in the city of Washington, for the printing of the necessary orders, circulars, maps, or bulletins, as may be necessary to carry into effect the appropriations made for the support of the Signal Service fourteen thousand five hundred dollars.

For maintenance and repair of all telegraph lines, including rent of offices. salaries of civilian operators and repairmen, lights, stoves and fixtures, supplies, and general repairs, twenty three thousand dollars.

#### PAY.

For pay of one brigadier-general and fourteen second lieutenants, mounted, twenty six thousand five hundred dollars; for longevity pay to officers of the Signal Corps, to be paid with current monthly pay five thousand one hundred dollars; for pay of not exceeding one hundred and twenty five sergeants, twenty corporals, and one hundred and seventy five privates, including payment due on discharge, one hundred and twenty-one thousand five hundred and ninety-five dollars and sixty cents: *Provided*, That no part of this money shall be used in payment of enlisted men of the Signal Corps on clerical or messenger duty at the office of the Chief Signal Officer; for mileage to officers when traveling on Signal Service duty under orders, two thousand five hundred dollars: *Provided further*, That this amount

shall be disbursed under the same limitations prescribed for payment of mileage to officers in the act making appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and eighty-nine: And provided further, That no part of this appropriation shall be used to pay the expense of travel performed on strictly military duty; for commutation of quarters to commissioned officers at places where there are no public quarters, four thousand seven hundred and fifty two dollars; in all, one hundred and sixty thousand four hundred and forty seven dollars and sixty cents. And the Secretary of War is authorized, in his discretion, to detail for the service in the Signal Corps not to exceed five commissioned officers of the Regular Army, to be exclusive of the second lieutenants of the Signal Corps authorized by law; and the regular Army officers herein authorized to be detailed for the Signal Corps shall receive their pay and allowances from the appropriation for the support of the Army; and no money herein appropriated shall be used for pay and allowances of second lieutenants appointed or to be appointed from the sergeants of the Signal Corps, under the provisions of the act approved June twentieth, eighteen hundred and seventy eight, in excess of the number of fourteen, or for the pay and allowances of exceeding three hundred and twenty enlisted men of the Signal Corps.

Forage: For forage and straw for thirteen horses actually kept by officers in the public service, as allowed by paragraphs one thousand eight hundred and ninety, and two thousand three hundred and eighty five, Army Regulations, eighteen hundred and eighty one, and the act making appropriations for the support of the Army, approved February twenty fourth, eighteen hundred and eighty one, for forage for fourteen public animals (four to be horses), as allowed by paragraph eighteen hundred and eighty-six of the Army Regulations; straw for fourteen public animals, as allowed by paragraph eighteen hundred and ninety-eight, Army Regulations, eighteen hundred and eighty-one, two thousand two hundred dollars.

Fuel: For fuel for the various offices on the United States telegraph lines, and at stations of observation outside of Washington, District of Columbia (for fires the year round when needed) and for sales of the regular allowance of fuel to officers of the Signal Corps, as allowed by section eight of the act of Congress approved June eighteenth, eighteen hundred and seventy eight (twenty Statutes at Large, page one hundred and fifty) seven thousand dollars.

For commutation of fuel for not exceeding three hundred and twenty enlisted men of the Signal Corps, at eight dollars and fifty cents per month per man, thirty two thousand one hundred and thirty dollars.

#### MEDICAL DEPARTMENT.

For medical attendance and medicines for officers and enlisted men of the Signal Corps, two thousand six hundred dollars: *Provided*, That all medical accounts of the Signal Service shall go for examination and audit to the same Auditor and Comptroller by whom the other accounts of the Signal Service are examined and audited.

For interment of officers and men, twenty five dollars.

Subsistence: For commutation of rations of not exceeding three hundred and twenty enlisted men of the Signal Corps, and for sales of subsistence stores to officers and enlisted men of said Corps, as authorized by section eleven hundred and forty four of the Revised Statutes and paragraph twenty one hundred and ninety nine of the Army Regulations, eighteen hundred and eighty one, one hundred and three thousand four hundred and seventy seven dollars and fifty cents.

BARRACKS AND QUARTERS: For commutation of quarters for not exceeding three hundred and twenty enlisted men of the Signal Corps, fifty eight thousand five hundred dollars.

That the appropriations herein made for the pay proper of enlisted men for commutation of rations, for commutation of fuel, and for commutation of quarters, shall be paid monthly to each enlisted man entitled thereto. by one check, upon one properly certified voucher, and for that purpose the several appropriations shall constitute one fund.

Incidental expenses: For horse and mule shoes, nails and expenses for shoeing once each month for fourteen animals, at one dollar and fifty cents each per month (paragraph three hundred and one, Army Regulations, eighteen hundred and eighty one), one hundred and sixty two dollars.

For veterinary supplies, thirty dollars.

For blacksmiths' supplies, tools, lat[h]es and materials, one hundred dollars.

#### TRANSPORTATION.

For transportation of officers of the signal corps (including their baggage) when traveling on duty under orders, to be in lieu of actual cost of transportation; for transportation of the enlisted men of the

Signal Corps or civilian employees (including their baggage) when traveling on duty under orders; transportation of materials, animals, and funds, as per paragraphs seventeen hundred and seventeen and nineteen hundred and fifty eight Army Regulations, eighteen hundred and eighty one; for freights, wharfages, tolls, and ferriages, drayages and cartages; for purchase of necessary harness and other articles and expenses of of repairs to means of transportation, and for the purchase of special- lelivery and registering stamps, nineteen thousand dollars.

#### NATIONAL CEMETERIES.

FOR NATIONAL CEMETERIES: For maintaining and improving national cemeteries, including fuel for superintendents of national cemeteries, pay of laborers and other employees, purchase of tools and materials, one hundred thousand dollars.

FOR SUPERINTENDENTS OF NATIONAL CEMETERIES: For pay of seventy four superintendents of national cemeteries, sixty one thousand one hundred and sixty dollars.

Headstones for graves of soldiers: For continuing the work of furnishing headstones for unmarked graves of Union soldiers, sailors, and marines in national, post, city, town, and village cemeteries, naval cemeteries at navy-yards and stations of the United States, and other burial places under the acts of March third, eighteen hundred and seventy three, and February third, eighteen hundred and seventy nine, sixty thousand dollars.

Burial of indigent soldiers: For expenses of burying in the Arlington National Cemetery, or in the cemeteries in the District of Columbia, indigent ex-Union soldiers who die in the District of Columbia, one thousand dollars. Said sum to be disbursed by the Secretary of War, at a cost not exceeding fifty dollars for such burial expenses in each case, exclusive of cost of grave.

Repairing boadways to national cemeteries which have been constructed by special authority of Congress, fifteen thousand dollars.

For repairing and draining roadway to the national cemetery at Hampton, Virginia, two thousand dollars.

NATIONAL CEMETERY NEAR BEVERLY, NEW JERSEY: For the construction of a foot pavement and for repairs of the roadway to the national cemetery near Beverly, New Jersey, two thousand three hundred and six dollars and seventy cents.

NATIONAL CEMETERY NEAR DANVILLE, VIRGINIA: For completing the roadway to the national cemetery near Danville, Virginia, five thousand dollars.

Monuments or tablets at Gettysburgh: That the appropriation of fifteen thousand dollars, made by the act approved March third, eighteen hundred and eighty seven, for the erection of monuments or memorial tablets for the proper marking of the position of each of the commands of the regular Army engaged at Gettysburgh, be, and the same is hereby, made available for the purchase of land upon which to erect the monuments and tablets, for the purchase of land for driveways to connect the monuments, and for the construction and repair of the same.

## MISCELLANEOUS OBJECTS.

WAR MAPS: For reprinting war maps, five thousand dollars.

Survey of northern and northwestern Lakes: For printing and issuing charts for use of navigators, and electrotyping plates for chart-printing, two thousand dollars.

For surveys, additions to and correcting engraved plates, five thousand dollars.

TRANSPORTATION OF REPORTS AND MAPS TO FOREIGN COUNTRIES: For the transportation of reports and maps to foreign countries, through the Smithsonian Institution, one hundred dollars.

ARTIFICIAL LIMBS: For furnishing artificial limbs and apparatus, or commutation therefor, and necessary transportation, to be disbursed under the direction of the Secretary of War, one hundred and thirty thousand dollars.

APPLIANCES FOR DISABLED SOLDIERS: For furnishing surgical appliances to persons disabled in the military or naval service of the United States, and not entitled to artificial limbs, two thousand dollars.

Support and medical treatment of destitute patients: For the support and medical treatment of eighty five medical and surgical patients who are destitute, in the District of Columbia, under a contract to be made with the Providence Hospital by the Surgeon-General of the Army, seventeen thousand dollars.

GARFIELD MEMORIAL HOSPITAL: For maintenance, to enable it to provide medical and surgical treatment to persons unable to pay therefor, twelve thousand five hundred dollars.

EXPENSES OF MILITARY CONVICTS: For payment of costs and charges of State penitentaries, for the care, clothing, maintenance,

and medical attendance of United States military convicts confined in them, seven thousand five hundred dollars.

PUBLICATION OF THE OFFICIAL RECORDS OF THE WAR OF THE REBELLION, BOTH OF THE UNION AND CONFEDERATE ARMIES, AS FOLLOWS: For continuing the publication of the Official Records of the War of the Rebellion, and printing and binding, under direction of the Secretary of War, of a compilation of the official records, Union and Confederate, so far as the same may be ready for publication during the fiscal year, to be distributed as required by act of March third, eighteen hundred and eighty five, one hundred thousand dollars: Provided, That hereafter the preparation and publication of said records shall be conducted, under the Secretary of War, by a board of three persons, one of whom shall be an officer of the Army, to be selected by the Secretary of War, and two civilian experts, to be appointed by the Secretary of War, the compensation for said civilian experts to be fixed by the Secretary of War and to be paid from this appropriation; and the whole work of preparation and publication shall be completed within five years. And from and after the passage of this act the records which have been, or which may hereafter be, selected for publication shall be accessible to the public, under such regulations as the Secretary of War may prescribe, but in no case shall such regulations permit the removal of the original records from the Department building.

ARTILLERY SCHOOL AT FORTRESS MONROE, VIRGINIA: To provide for means of instruction, such as text-books, instruments, drawing materials, and stationery, required in the courses of artillery, engineering, law, and the art and science of war, and for other necessary expenses of the school, five thousand dollars.

HARBOR OF NEW YORK: For expenses in preventing obstructive and injurious deposits in the harbor and adjacent waters of New York City, including sixty thousand dollars for the purchase or construction of a vessel, ninety four thousand and seventy dollars.

For the construction of an iron bridge over Mill Creek, between the military reservation of Fortress Monroe and Elizabeth City County, Virginia, twenty thousand dollars, to be expended under the direction of the Secretary of War.

SURVEYS FOR DEEP-WATER HARBOR, GULF OF MEXICO: The Secretary of War is hereby authorized and directed to appoint a board of three engineer officers of the United States Army, whose duty it shall be to make a careful and critical examination of the

northwest coast of the Gulf of Mexico, west of ninety three degrees and thirty minutes west longitude, and report as to the most eligible point or points for a deep harbor, to be of ample depth, width, and capacity to accommodate the largest ocean-going vessels and the commercial and naval necessities of the country, which can be secured and maintained in the shortest time and at the least cost: *Provided*, That this action shall not be construed to imply a cessation of work on other points on the Gulf coast, the improvement of which is deemed necessary for commercial or naval purposes. And the board of engineers shall report the result of its investigations to the Secretary of War as soon as practicable.

To pay the expenses of said board, two thousand dollars, or so much thereof as may be necessary.

Washington Aqueduct Tunnel: For expenses incurred and to be incurred by the Joint Select Committee of the two Houses of Congress upon the subject of the Washington aqueduct tunnel and the water supply of Washington, twenty thousand dollars, or so much thereof as may be necessary, the same to be paid on vouchers approved by the chairman of said committee, and to be immediately available: *Provided*, That one half of said sum shall be paid out of the revenues of the District of Columbia, and one half out of the Treasury of the United States.

SITE AND PEDESTAL FOR STATUE OF GENERAL PHILIP. H. SHER-IDAN: For the preparation of a site and the erection of a pedestal for a statue of the late General Philip. H. Sheridan in the city of Washington, forty thousand dollars; said site to be selected by, and said pedestal to be erected under the supervision of the Secretary of War, the chairman of the Joint Committee on the Library, and the chairman of the Sheridan Equestrian Statue Committee of the Society of the Army of the Cumberland.

SITE AND PEDESTAL FOR STATUE OF GENERAL JOHN A. LOGAN: For the preparation of a site and the erection of a pedestal for a statue of the late General John. A. Logan, in the city of Washington, forty thousand dollars; said site to be selected by, and said pedestal to be erected under the supervision of the Secretary of War, the chairman of the Joint Committee on the Library, and the chairman of the Logan Statue Committee of the Society of the Army of the Tennessee.

SITE AND PEDESTAL FOR STATUE OF GENERAL WINFIELD SCOTT HANCOCK: For the preparation of a pedestal for a statue of General

Winfield Scott Hancock, in the city of Washington, forty thousand dollars; said site to be selected by, and said pedestal to be erected under, the supervision of the Secretary of War, the chairman of the Joint Committee on the Library, and such other person as the President of the United States may appoint.

United States Military Prison at Fort Leavenworth:

For the support of the military prison at Fort Leavenworth, Kansas, as follows:

For subsistence for prisoners, five teamsters and two watchmen; commutation for prisoners en route to insane asylum, twenty five thousand one hundred dollars.

For tobacco for prisoners on special or excessive hard labor, five bundred and forty dollars;

For materials for illuminating buildings and grounds, seven hundred dollars;

For forage and bedding for public animals used exclusively at the rison, and hay for prisoner's bedding, three thousand dollars;

For stationery and blank-books for prison offices, memorandum books, and pencils for the guard, when on duty, postage-stamps, envelopes, and letter paper for issue to prisoners, one thousand dollars;

For fuel for generating steam for running engines and heating buildings, for steam pipe and fixtures, hose, hose-couplings, belting, machinery and castings, horse and mule shoes, harness-leather, horses and mules, wagons and other articles for transportation, stoves and stove-pipe, bricks, cement, fire clay and fire bricks, iron, tin, solder, blacksmith's coal, charcoal, glass, putty, nails, shingles, dis-infectants, painting materials and paint, brushes, axes, wheel-barnows, and other articles required for proper police of prison buildings and grounds, for tools and miscellaneous articles required in the shops, laundry, stables, and bath-rooms, and for all necessary expenses in connection with electric lighting of the prison, twenty thousand dollars.

For materials for manufacture of clothing; hats and socks and other articles of clothing not made at the prison but required for the prisoner's wear at the prison and on release from confinement, and for prisoners on release from confinement at military posts; for donations of five dollars each to prisoners on release from confinement in the prison and at military posts; for necessary machines and tools

required for use in tailor-shops, and for blankets, bed-sacks and bunks for prisoner's use, nine thousand four hundred dollars.

For medicines, medical and surgical appliances, dressings, and articles required in the care and treatment of sick prisoners; hospital furniture and supplies; heating appliances, and for expense of interment of deceased prisoners, two thousand dollars;

For advertising for proposals for supplies, two hundred dollars; For expenses of pursuing escaped prisoners, and rewards for their capture, three hundred dollars;

For the transportation of prisoners, on their discharge from the prison, to their homes or elsewhere, as they may elect, provided the cost in each case shall not be greater than to the place of last enlistment, seven thousand five hundred dollars;

For pay of civilian employees: One clerk, at one thousand eight hundred dollars per annum; one clerk, at one thousand four hundred dollars per annum; extra-duty pay for prison guard, two thousand four hundred and twenty dollars; five foremen of mechanics and one engineer, at one thousand two hundred dollars per annum each; one forage and wagon-master, at sixty dollars per month; one teamster, at forty dollars per month; two night-watchmen and four teamsters, at thirty dollars per month each; and one fireman, at sixty dollars per month, to take charge at night of the heating apparatus and electric light; in all, eighteen thousand one hundred dollars.

For repair of officer's and non-commissioned officers' quarters, the hospital, the chapel, the offices, and all prison buildings and shops, including civilian labor thereon which can not be done by prisoners, five thousand dollars; in all, ninety two thousand eight hundred and forty dollars.

NATIONAL HOME FOR DISABLED VOLUNTEER SOLDIERS.

For the support of the National Home for Disabled Volunteer Soldiers as follows:

AT THE CENTRAL BRANCH, AT DAYTON, OHIO: For current expenses, namely: Pay of officers and non-commissioned officers of the Home, with such exceptions as are hereinafter noted, and their clerks and orderlies; also payments for chaplains and religious instruction, printers, book-binders, telegraph and telephone operators, guards, policemen, watchmen, and fire company; for all property and materials purchased for their use, including repairs not done by the Home; for necessary expenditures for articles of amusement, boats, library

books, magazines, papers, pictures, and musical instruments, librarians and musicians, and for repairs not done by the Home; also for mationery, advertising, legal advice, and postage, and for such other expenditures as can not properly be included under other heads of expenditure, sixty-one thousand one hundred and twenty-three dolars and twenty-five cents.

For subsistence, namely: Pay of comm[i]ssary sergeants, commissary clerks, porters, laborers, and orderlies employed in the subsistence department; bakers, cooks, dish-washers, waiters, bread-cutters, and butchers; the cost of all animals, fowls, and fish purchased for provisions; and all articles of food; their freight, preparation, and serving; of tobacco; of all dining-room and kitchen furniture and utensils, baker's and butcher's tools and appliances, and their repair, if not done by the Home, three hundred and thirty-six thousand five hundred and ninety dollars and ten cents.

For clothing, namely: Expenditures, for clothing, under-clothing, boots, shoes, socks, and overalls; also all sums expended for labor, materials, machines, tools, and appliances employed in the tailor-shop, knitting-shop, and shoe-shop, or other Home shops in which any kind of clothing is made, one hundred thousand dollars.

For household, namely: Expenditures, for furniture for officers' quarters; for bedsteads, bedding, and all other articles required in the quarters of the members, and for their repair, if they are not repaired by the Home; for coal and fire-wood; for engineers and firemen, bathhouse keepers, hall-cleaners, laundrymen, gas-makers, and privy-watchmen, and for all machines, tools, materials, and appliances purchased for use under this head, and for their repair, unless the repairs are made by the Home; also for all labor and material for upholstery shops, broom and soap shops, one hundred and twenty-two thousand and fifty-nine dollars and forty cents;

For hospital, namely: Pay of assistant surgeons, matrons, druggists, hospital-stewards, ward-masters, nurses, cooks, waiters, readers, hospital carriage-drivers, hearse-drivers, grave-diggers, funeral escort, and for such labor as may be necessary; for surgical instruments and appliances, medical books, medicines, liquors, fruits, and other necessaries for the sick not on the regular ration; for bedsteads, bedding, and materials and all other articles necessary for the wards; kitchen and dining-room furniture and appliances, carriage, hearse, stretchers, coffins, and materials; for tools of grave-diggers, and for all repairs not done by the Home, forty-thousand dollars;

For transportation, namely: For transportation of members of the Home, five thousand dollars;

For construction, namely: Pay of chief engineer, builders, black-smiths, carpenters, cabinet-makers, cooper, painters, gas-fitters, plumbers, tinsmiths, wire-workers, steam-fitters, stone-masons, quarry-men, whitewashers, and laborers, and for all machines, tools, appliances, and materials used under this head, sixty-five thousand nine hundred and thirty dollars;

For one brick barrack, to replace old frame barrack, fifteen thousand two hundred dollars;

For farm, namely: Pay of farmer, chief gardener, harness-makers, farm-hands, gardeners, stablemen, teamsters, dairy men, hog-feeders, and laborers, and for all machines, implements, tools, appliances, and materials required for such work; for grain, hay, and straw, dressing and seed, carriages, wagons, carts, and other conveyances; for all animals and fowls purchased for stock or for work (including animals in the park); for all materials, tools, and labor for flower-garden, lawn, and park; and for repairs not done by the Home, twenty-four thousand four hundred and three dollars and seventy-five cents; in all, seven hundred and seventy thousand three hundred and six dollars and fifty cents.

At the Northwestern Branch, at Milwaukee, Wisconsin: For current expenses, including the same objects specified under this head for the Central Branch, twenty-six thousand six hundred and fifty dollars.

For subsistence, including the same objects specified under this head for the Central Branch, one hundred thousand four hundred and forty-eight dollars;

For clothing, including the same objects specified under this head for the Central Branch, thirty thousand dollars;

For household, including the same objects specified under this head for the Central Branch, fifty thousand dollars;

For hospital, including the same objects specified under this head for the Central Branch, nineteen thousand dollars;

For transportation of members of the Home, three thousand five hundred dollars;

For construction, including the same objects specified under this head for the Central Branch, twenty thousand four hundred dollars;

For farm, including the same objects specified under this head for

3 Central Branch, eight thousand seven hundred dollars; in all

tw[o] hundred and fifty-eigh[t] thousand six hundred and ninety-eight dollars.

ATTHE EASTERN BRANCH, AT TOGUS, MAINE: For current expenses, including the same objects specified under this head for the Central Branch, eighteen thousand five hundred and forty-five dollars and ninety-two cents;

For subsistence, including the same objects specified under this head for the Central Branch, eighty-six thousand seven hundred and fourteen dollars and eighty-eight cents;

For clothing, including the same objects specified under this head for the Central Branch, thirty thousand dollars;

For household, including the same objects specified under this head for the Central Branch, forty thousand dollars;

For hospital, including the same objects specified under this head for the Central Branch, thirteen thousand one hundred and fifteen dollars and thirty-two cents;

For transportation of members of the Home, three thousand nine hundred and seventy-five dollars;

For construction, including the same objects specified under this head for the Central Branch, twenty thousand dollars;

For farm, including the same objects specified under this head for the Central Branch, twelve thousand three hundred and forty-three dollars, and forty cents; in all two hundred and twenty-four thousand six hundred and ninety-four dollars and fifty-two cents.

AT THE SOUTHERN BRANCH, AT HAMPTON, VIRGINIA. For current expenses, including the same objects specified under this head for the Central Branch, twenty-five thousand dollars;

For subsistence, including the same objects specified under this head for the Central Branch, one hundred and sixty-one thousand six hundred and forty-three dollars and ninety cents;

For clothing, including the same objects specified under this head for the Central Branch, thirty thousand dollars;

For household, including the same objects specified under this head for the Central Branch, forty thousand dollars;

For hospital, including the same objects specified under this head for the Central Branch, twenty-one thousand dollars;

For transportation of members of the Home, two thousand dollars; For construction, including the same objects specified under this head for the Central Branch, twenty-five thousand dollars;

For one additional dining hall, nine thousand dollars;

For farm, including the same objects specified under this head for the Central Branch, seventeen thousand seven hundred and sixtyfour dollars; in all, three hundred and thirty-one thousand four hundred and seven dollars and ninety cents.

AT THE WESTERN BRANCH, AT LEAVENWORTH, KANSAS: For current expenses, including the same objects specified under this head for the Central Branch, twenty-five thousand dollars;

For subsistence, including the same objects specified under this head for the Central Branch, one hundred and five thousand one hundred and twenty dollars;

For clothing, including the same objects specified under this head for the Central Branch, thirty-five thousand dollars;

For household, including the same objects specified under this head for the Central Branch, fifty thousand one hundred and twenty-five dollars;

For hospital, including the same objects specified under this head for the Central Branch, twenty-five thousand dollars;

For transportation of members of the Home, five thousand dollars; For construction including the same objects specified under this head for the Central Branch, thirty-five thousand dollars;

For farm, including the same objects specified under this head for the Central Branch, nine thousand dollars; in all, two hundred and eighty-nine thousand two hundred and forty-five dollars.

AT THE PACIFIC BRANCH, AT SANTA MONICA, CALIFORNIA: For maintenance of six hundred members, at one hundred and fifty dollars per annum each, ninety thousand dollars;

For out-door relief and incidental expenses, thirty-one thousand five hundred and fifteen dollars; in all, one million nine hundred and ninety-five thousand eight hundred and sixty-six dollars and ninety-two cents.

STATE OR TERRITORIAL Homes: For continuing the aid to State or Territorial homes for the support of disabled volunteer soldiers, in conformity with the act approved August twenty-seventh, eighteen hundred and eighty-eight, in addition to the unexpended balance of the appropriation made by said act, three hundred thousand dollars: *Provided*, That hereafter no State under this appropriation shall be paid a sum exceeding one-half the cost of maintenance of each soldier or sailor by such State.

## PUBLIC PRINTING AND BINDING.

and the heads of the Executive Departments, before transmitting their annual reports to Congress, the printing of which is chargeable to this appropriation, shall cause the same to be carefully examined, and shall exclude therefrom all matter, including engravings, maps, drawings, and illustrations, except such as they shall certify in their letters transmitting such reports to be necessary and to relate entirely to the transaction of public business.

For the War Department, one hundred and fifty thousand dollars of which sum twelve thousand dollars shall be for the catalogue of the library of the Surgeon-General's Office) and not exceeding ten thousand dollars for carrying into effect the appropriations for the Signal Service;

And no more than an allotment of one-half of the sum hereby appropriated shall be expended in the two first quarters of the fiscal year, and no more than one-fourth thereof may be expended in either of the two last quarters of the fiscal year, except that, in addition thereto, in either of said last quarters, the unexpended balances of allotments for preceding quarters may be expended.

SEC. 4. That in order that the centennial anniversary of the inauguration of the first President of the United States, George Washington, may be duly commen[m]orated, Tuesday, the thirtieth day of April, anno Domini eighteen hundred and eighty-nine, is hereby declared to be a national holiday throughout the United States. \* \* \*

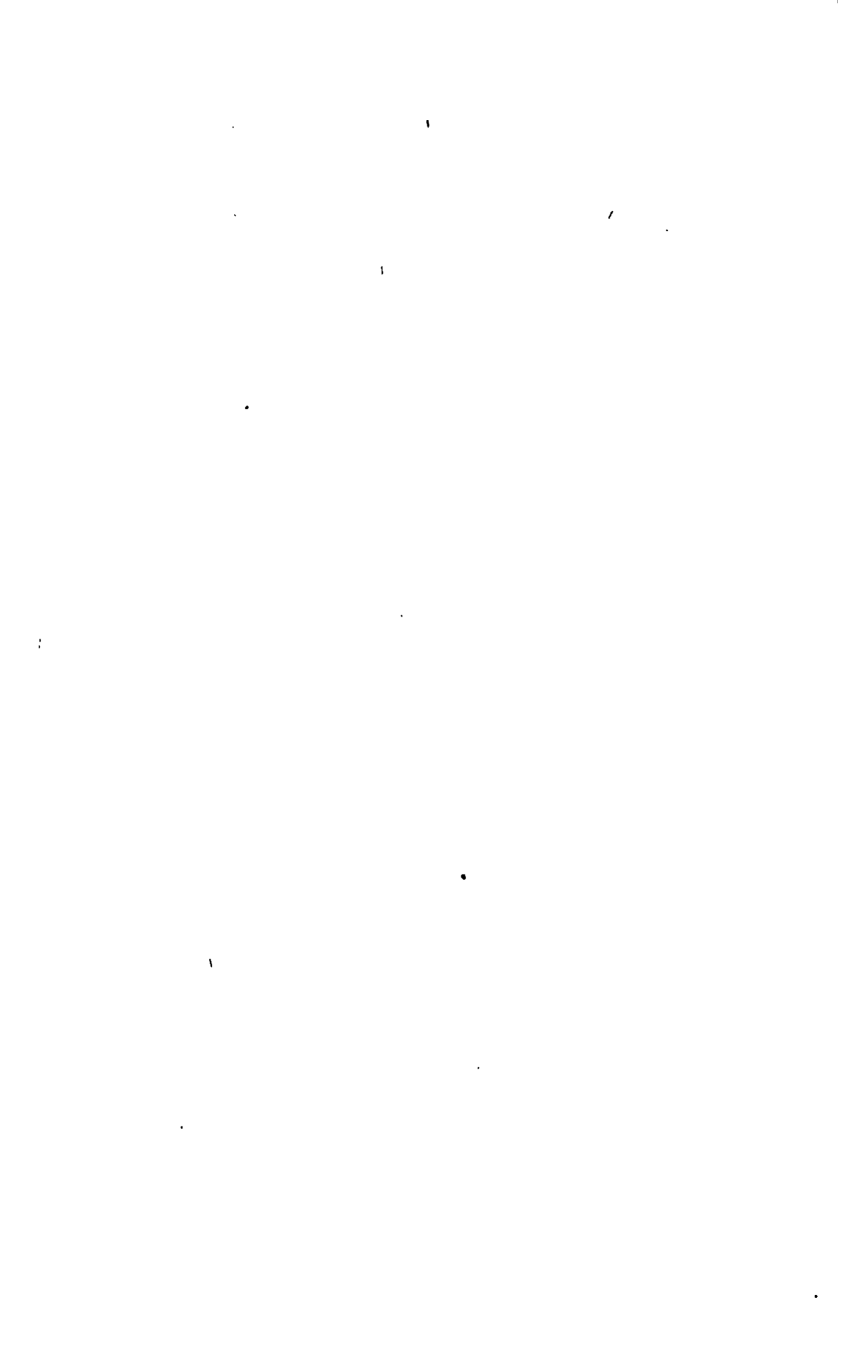
Approved, March 2, 1889.

By command of Major General Schofield:

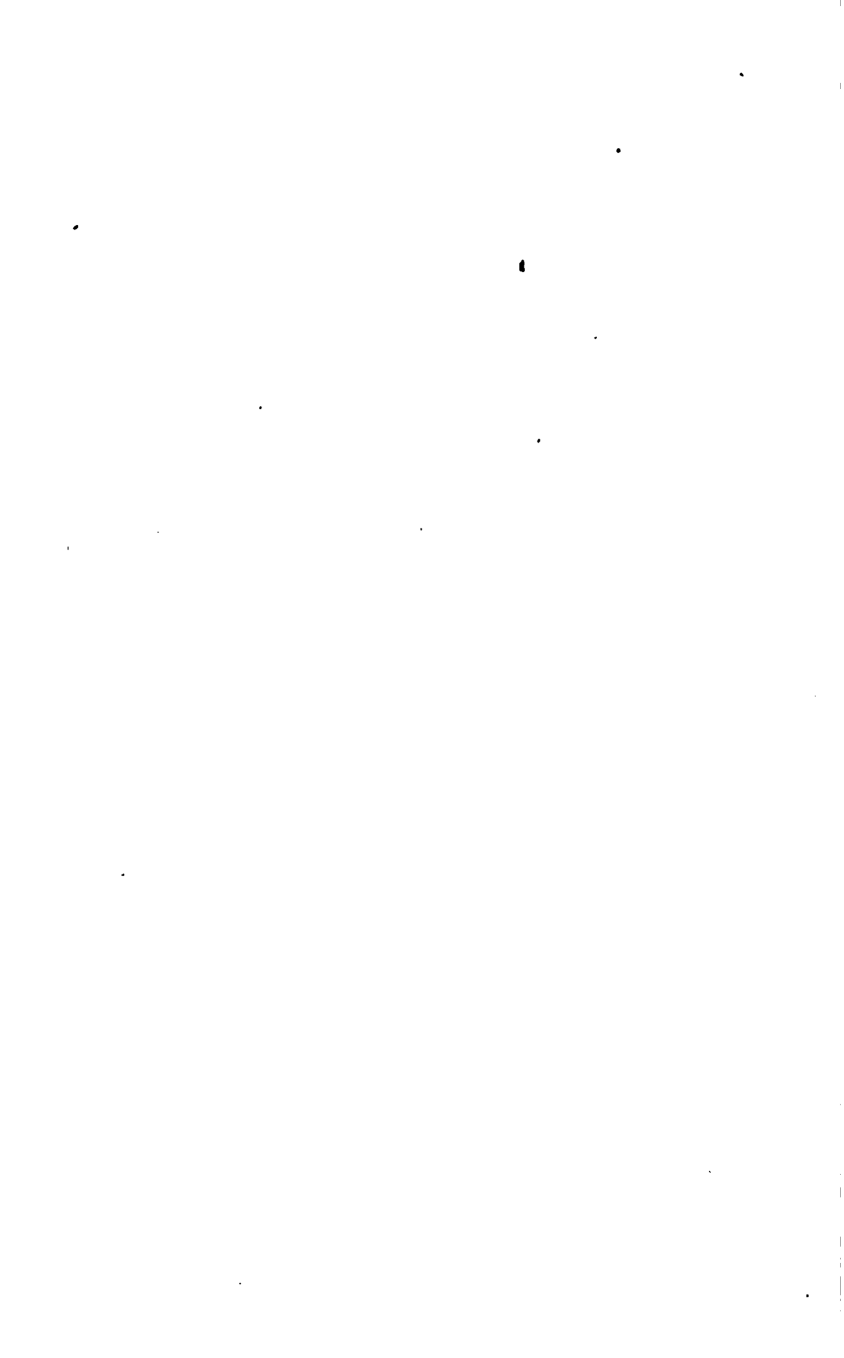
R. C. DRUM,

Adjutant General.

OFFICIAL:



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GENERAL ORDERS, No. 33.

# HEADQUARTERS OF THE ARMY, ADJUTANT. GENERAL'S OFFICE, Washington, April 1, 1889.

By direction of the Secretary of War the following instructions are published for the information and government of all concerned:

I.—At posts without medical officers, civilians applying to be entisted will be examined by the recruiting officer only, who will be guided, in making the examination, by Greenleaf's Epitome of Triplier's Manual. If found qualified and enlisted, such persons shall be re-examined within two weeks after enlistment by a medical officer if by that time one is on duty at the station; otherwise by the citizen physician who may be employed by the Medical Department to attend upon the sick at the post.

II.—Hereafter, a record of such indelible or permanent marks as may be found upon the person of an accepted recruit will be made upon an outline figure card, as illustrated on accompanying pages of this order, and forwarded promptly on completion to the Surgeon General of the Army. No letter of transmittal is required. The outline cards will be furnished by the Adjutant General.

The examination and record of marks of recruits belonging to the General Service will be made by the medical officer at a depot; of recruits enlisted at military posts, by the post or attending surgeon; and of recruits enlisted at other places where the services of a post or attending surgeon cannot be obtained, by the enlisting officer. In the cases referred to in section I, the record of marks will be made at the second examination.

The object of this record is to obtain evidence for the identification of men who have had previous service in the Army, and its successful accomplishment depends upon a rigorous precision in noting on the card all personal markings or peculiarities — The following directions should therefore be strictly observed:

DIRECTIONS FOR RECORDING THE PERSONAL MARKINGS ON ACCEPTED RECRUITS.

Make a careful search of the body, front and rear, on each side of the median line, separately, commencing at the scalp and ending at the foot, for any scars, moles, tattoo marks, &c., that may exist, indicating their position on the body by a dot, made with pen and ink, at a corresponding point on the figure card, on its blank fly-leaf note the general inclination, whether vertical, oblique, or horizontal; the form, rectilineal, curved (inward or outward), oval, circular, undulated, or oblong; the character, if scar, whether recent, permanent, or transient; if mole, hairy or otherwise, &c.; and the dis tauce of the mark from some fixed anatomical point, for example "Scar, from burn, 14 inches above and 1 inch to the right of left nipple, oblique, curved inwards."

When numerous small scars are found on the back, from pimples, or on the fingers, from cuts, note them as "numerous scars," or describe the principal one and add the words "and many others;" describe briefly tattoo marks and distortions of the finger and toe nails, i.e., the striated or split nail of the finger, or the hypertrophied nail of the great toe.

If after careful search, no personal marking is found, the fact

should be noted on the figure card.

For the purpose of securing uniformity in the description of color of eyes and hair, observe the following:

"Slate blue" takes the place in description of gray, which is inexact and vague.

Black is seldom found except in negroes; the so-called black eye is, properly speaking, a dark brown.

Malformations of or abnormal discoloration in the iris and marked differences in color between the eyes should be noted.

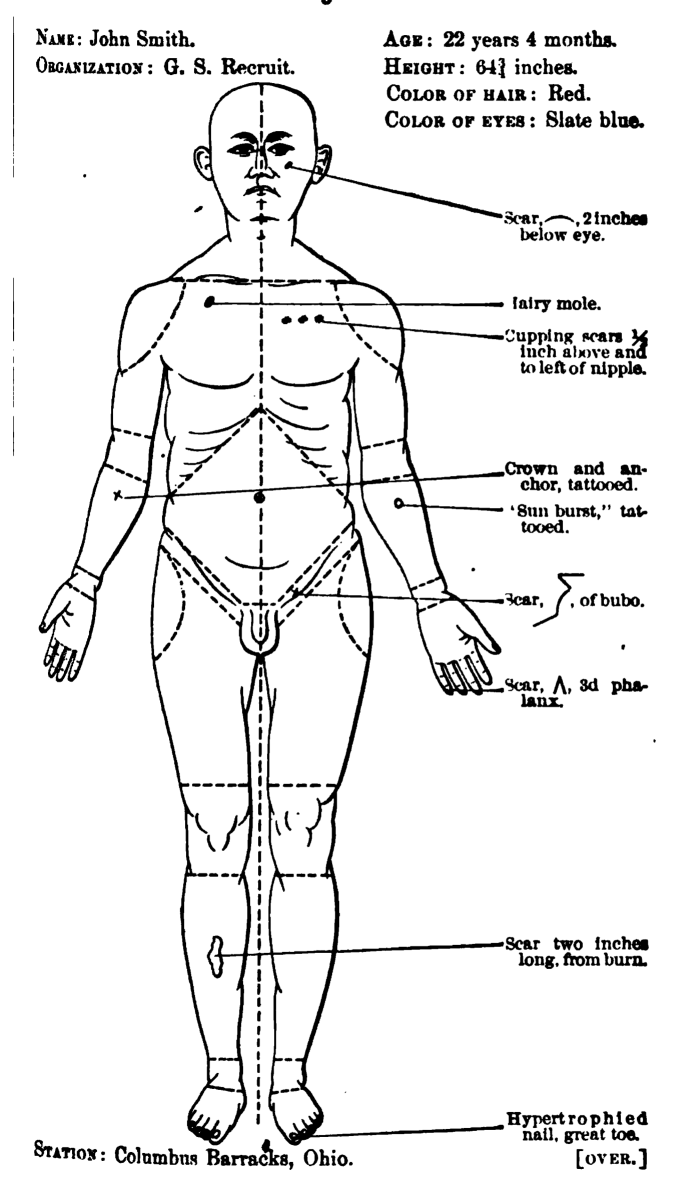
Note name and organization, age in years and months, and height in mehes and quarters thereof. Care should be taken in measuring for height that the occiput, the sacrum, and the heels touch the vertical rod.

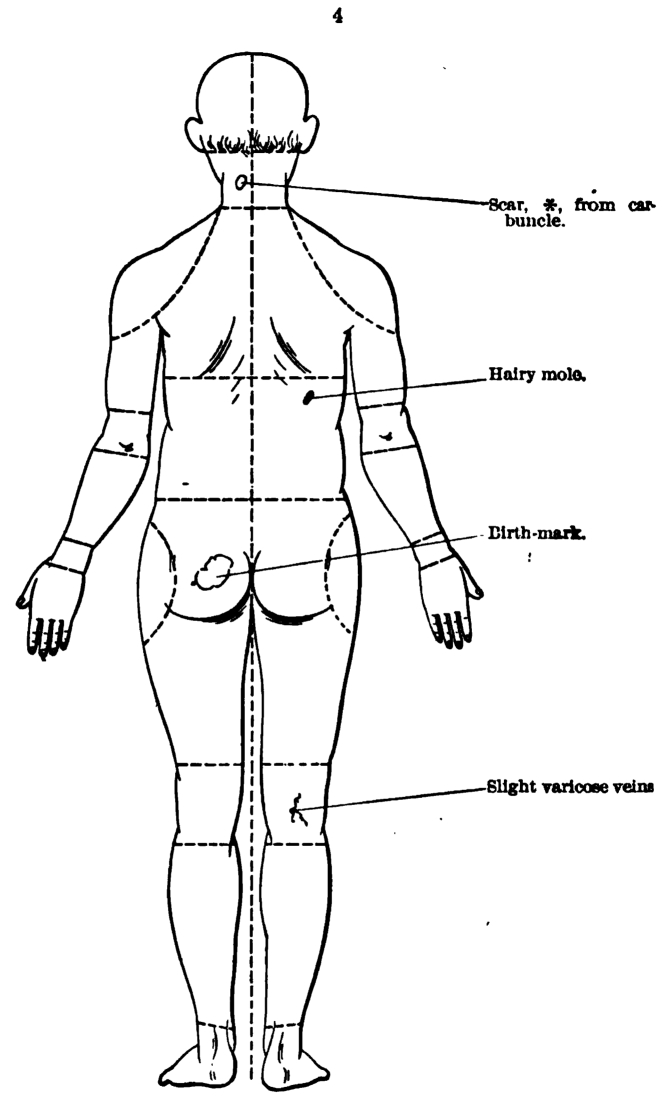
BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:





General Orders, No. 34.

# HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, April 5, 1889.

The following promotions, appointments, and transfers in the Army of the United States, made by the President, by and with the advice and consent of the Senate, since the publication of General Orders, No. 27, of May 8, 1888, together with retirements and casualties, are announced. The names of captains and lieutenants of the line are arranged so as to show the troops, batteries, and companies to which they have succeeded by promotion, or to which they have been assigned by competent authority:

#### I\_PROMOTIONS.

### INSPECTOR GENERAL'S DEPARTMENT.

Lieutenant Colonel Robert P. Hughes, inspector general, to be inspector general with the rank of colonel, August 31, 1888, vice Jones, appointed Inspector General with the rank of brigadier general.

Lieutenant Colonel Edward M. Heyl, inspector general, to be in spector general with the rank of colonel, February 12, 1889, vice Breckinridge, appointed Inspector General with the rank of brigadier general.

Major George H. Burton, inspector general, to be inspector general with the rank of lieutenant colonel, August 31, 1888, vice Hughes, promoted.

Major Henry W. Lawton, inspector general, to be inspector general with the rank of lieutenant colonel, February 12, 1889, vice Heyl, promoted.

JUDGE ADVOCATE GENERAL'S DEPARTMENT.

Major Herbert P. Curtis, judge advocate, to be deputy judge advocate general with the rank of lieutenant colonel, September 10, 1888, vice Burnham, retired from active service.

#### QUARTERMASTER'S DEPARTMENT.

Lieutenant Colonel Henry C. Hodges, deputy quartermaster general, to be assistant quartermaster general with the rank of colonel, October 19, 1888, vice Saxton, retired from active service.

Major George H. Weeks, quartermaster, to be deputy quartermaster general with the rank of lieutenant colonel, October 19, 1888, vice Hodges, promoted. Major William B. Hughes, quartermaster, to be deputy quartermaster general with the rank of lieutenant colonel, February 15, 1889, vice Card, retired from active service.

Captain Lewis C. Forsyth, assistant quartermaster, to be quartermaster with the rank of major, October 19, 1888, vice Weeks, promoted.

Captain Charles H. Hoyt, assistant quartermaster, to be quartermaster with the rank of major, February 15, 1889, vice Hughes, promoted.

#### SUBSISTENCE DEPARTMENT.

Lieutenant Colonel Amos Beckwith, assistant commissary general, to be assistant commissary general with the rank of colonel, August 28, 1888, vice Simpson, retired from active service.

Major Michael R. Morgan, commissary of subsistence, to be assistant commissary general with the rank of lieutenant colonel, August 28, 1888, vice Beckwith, promoted.

Captain Samuel T. Cushing, commissary of subsistence, to be commissary of subsistence with the rank of major, August 28, 1888, vice Morgan, promoted.

#### MEDICAL DEPARTMENT.

Lieutenant Colonel Basil Norris, surgeon, to be surgeon with the rank of colonel, November 14, 1888, vice Baily, retired from active servi.

Major Charles H. Alden, surgeon, to be surgeon with the rank of lieutenant colonel, November 14, 1888, vice Norris, promoted.

Major Charles C. Byrne, surgeon, to be surgeon with the rank of lieutenant colonel, March 29, 1889, vice R. H. Alexander, deceased.

Captain John V Lauderdale, assistant surgeon, to be surgeon with the rank of major, July 8, 1888, vice Bentley, retired from active service.

Captain Leonard Y. Loring, assistant surgeon, to be surgeon with the rank of major, October 9, 1888, vice Meacham, deceased.

Captain Joseph K. Corson, assistant surgeon, to be surgeon with the rank of major, November 14, 1888, vice Alden, promoted.

Captain Julius H. Patzki, assistant surgeon, to be surgeon with the rank of major, February 28, 1889, vice Webster, retired from active service.

Captain Curtis E. Munn, assistant surgeon, to be surgeon with the rank of major, March 29, 1889, vice Byrne, promoted.

Assistant surgeons who have reached the rank of captain after five years' service, under the provisions of the act of Congress approved June 28, 1874.

Assistant Surgeon William D. Dietz, December 8, 1888.

Assistant Surgeon Walter W. R. Fisher, December 8, 1888.

Assistant Surgeon William Stephenson, December 8, 1888.

Assistant Surgeon Adrian S. Polhemus, December 8, 1888.

Assistant Surgeon John L. Phillips, December 3, 1888.

Assistant Surgeon Reuben L. Robertson, December 3, 1888.

Assistant Surgeon William C. Borden, December 8, 1888.

Assistant Surgeon Edgar A. Mearns, December 8, 1888.

Assistant Surgeon Guy L. Edie, December 3, 1888.

Assistant Surgeon William D. Crosby, December 8, 1888.

Assistant Surgeon William L. Kneedler, December 3, 1888.

Assistant Surgeon Charles M. Gandy, December 3, 1888.

Assistant Surgeon Charles S. Black, December 3, 1888.

Assistant Surgeon James E. Pilcher, December 8, 1888.

Assistant Surgeon Alonzo R. Chapin, December 8, 1888.

#### PAY DEPARTMENT.

Lieutenant Colonel William A. Rucker, deputy paymaster general, to be assistant paymaster general with the rank of colonel, December 30, 1888, vice McClure, retired from active service.

Major William Smith, paymaster, to be deputy paymaster general with the rank of lieutenant colonel, September 6, 1888, vice Johnston, retired from active service.

Major Charles M. Terrell, paymaster, to be deprive paymaster general with the rank of lieutenant colonel, December 30, 1888, vice Rucker, promoted.

#### CORPS OF ENGINEERS.

Lieutenant Colonel Orlando M. Poe, to be colonel, July 23, 1888, vice Casey, appointed Chief of Engineers.

Major Samuel M. Mansfield, to be lieutenant colonel, July 22, 1888, vice McFarland, deceased.

Major William R. King, to be lieutenant colonel, July 23, 1888, vice Poe, promoted.

Captain Charles E. L. B. Davis, to be major, April 7, 1888, vice Smith, promoted.

Captain James B. Quinn, to be major, July 22, 1888, vice Mansfield, promoted.

Captain Daniel W. Lockwood, to be major, July 28, 1888, vice King, promoted.

1st Lieutenant George McC. Derby, to be captain, April 7, 1888, vice Davis, promoted.

1st Lieutenant James L. Lusk, to be captain, June 15, 1888, vice Wheeler, retired from active service.

1st Lieutenant Frederic V. Abbot, to be captain, July 22, 1888, vice Quinn, promoted.

1st Lieutenant Thomas L. Casey, jr., to be captain, July 28, 1888, vice Lockwood, promoted.

2d Lieutenant William L. Sibert, to be 1st lieutenant, April 7, 1888, vice Derby, promoted.

2d Lieutenant Joseph E. Kuhn, to be 1st lieutenant, June 15, 1888, vice Lusk, promoted.

2d Lieutenant William E. Craighill, to be 1st lieutenant, July 22, 1888, vice Abbot, promoted.

2d Lieutenant Henry C. Newcomer, to be 1st lieutenant, July 23, 1888, vice Casey, promoted.

#### ORDNANCE DEPARTMENT.

Lieutenant Colonel Adelbert R. Buffington, to be colonel, February 28, 1889, vice Crispin, deceased.

Major Joseph P. Farley, to be lieutenant colonel, February 28, 1889, vice Buffington, promoted.

Captain Otho E. Michaelis, to be major, February 28, 1889, vice Farley, promoted.

1st Lieutenant Orin B. Mitcham, to be captain, June 17, 1888, in accordance with section 1207, Revised Statutes, having served four-teen years continuously as lieutenant.

#### FIRST REGIMENT OF CAVALRY.

1st Lieutenant Otto L. Hein, to be captain, January 16, 1889, vice Hunter, appointed judge advocate with the rank of major. [Troop H.]

1st Lieutenant Thomas T. Knox, to be captain, January 23, 1889, vice Jackson, promoted to the 2d Cavalry. [Troop B.]

2d Lieutenant Samuel C. Robertson, to be 1st lieutenant, January 16, 1889, vice Hein, promoted. [Troop I.]

2d Lieutenant Albert L. Mills, to be 1st lieutenant, January 23, 1889, vice Knox, promoted. [Troop G.]

## BECOND REGIMENT OF CAVALRY.

Lieutenant Colonel David R. Clendenin, of the 3d Cavalry, to be colonel, October 29, 1888, vice Sweitzer, retired from active service.

Captain James Jackson, of the 1st Cavalry, to be major, January 23, 1889, vice Bennett, retired from active service.

1st Lieutenant Frank U. Robinson, to be captain, December 28, 1888, vice O'Brien, deceased. [Troop H.]

2d Lieutenant Guy Carleton, to be 1st lieutenant, July 24, 1888, rice La Point, dismissed. [Troop M.]

2d Lieutenant Alvarado M. Fuller, to be 1st lieutenant, December 28, 1888, vice Robinson, promoted. [Troop K.]

## THIRD REGIMENT OF CAVALRY.

Major John J. Upham, of the 5th Cavalry, to be lieutenant colonel, October 29, 1888, vice Clendenin, promoted to the 2d Cavalry.

1st Lieutenant James Allen, to be captain, October 29, 1888, vice Russell, promoted to the 5th Cavalry. [Troop K.]

1st Lieutenant Bainbridge Reynolds, to be captain, January 17, 1889, vice Vroom, appointed inspector general with the rank of major. [Troop L.]

2d Lieutenant Thomas B. Dugan, to be 1st lieutenant, October 29, 1888, vice Allen, promoted. [Troop K.]

2d Lieutenant Tyree R. Rivers, to be 1st lieutenant, January 17, 1889, vice Reynolds, promoted. [Troop E.]

# FOURTH REGIMENT OF CAVALRY.

Captain Michael Cooney, of the 9th Cavalry, to be major, December 10, 1888, vice Spaulding, deceased.

1st Lieutenant James Parker, regimental quartermaster, to be captain, October 2, 1888, vice Lawton, appointed inspector general with the rank of major. [Troop B.]

2d Lieutenant Charles P. Elliott, to be 1st lieutenant, October 2, 1888, vice Smith, appointed regimental quartermaster. [Troop B.]

## FIFTH REGIMENT OF CAVALRY.

Captain Gerald Russell, of the 3d Cavalry, to be major, October 29, 1888, vice Upham, promoted to the 3d Cavalry.

1st Lieutenant Francis Michler, regimental adjutant, to be captain, May 23, 1888, vice Price, deceased. [Troop E.]

1st Lieutenant George B. Davis, to be captain, August 21, 1888, vice Rockwell, deceased. [Troop F.] Since appointed judge advocate.

1st Lieutenant George H. l'addock, to be captain, January 16, 1889, vice Davis, appointed judge advocate with the rank of major. [Troop F.]

2d Lieutenant Henry De H. Waite, to be 1st lieutenant, June 4, 1888, vice Watts, appointed regimental adjutant. [Troop D.]

2d Lieutenant William E. Almy, to be 1st lieutenant, August 21, 1888, vice Davis, promoted. [Troop M.]

2d Lieutenant Lester W. Cornish, to be 1st lieutenant, January 16, 1889, vice Paddock, promoted. [Troop F.]

## SIXTH REGIMENT OF CAVALRY.

1st Lieutenant Robert Hanna, to be captain, July 7, 1888, vice Chaffee, promoted to the 9th Cavalry. [Troop I.]

2d Lieutenant Frederick G. Hodgson, to be 1st lieutenant, July 7, 1888, vice Hanna, promoted. [Troop A.]

## NINTH REGIMENT OF CAVALRY.

Captain Adna R. Chaffee, of the 6th Cavalry, to be major, July 7, 1888, vice Benteen, retired from active service.

1st Lieutenant F. Beers Taylor, to be captain, June 15, 1888, vice Dawson, retired from active service. [Troop B.]

1st Lieutenant Joseph Garrard, regimental adjutant, to be captain, December 10, 1888, vice Cooney, promoted to the 4th Cavalry. [Troop A.]

2d Lieutenant John H. Gardner, to be 1st lieutenant, June 15, 1888, vice Taylor, promoted. [Troop M.]

2d Lieutenant Charles J. Stevens, to be 1st lieutenant, July 16, 1888, vice Gibbon, retired from active service. [Troop H.]

2d Lieutenant Alfred B. Jackson, to be 1st lieutenant, February 1, 1889, vice Finley, appointed regimental adjutant. [Troop F.]

## TENTH REGIMENT OF CAVALRY.

1st Lieutenant William Davis, jr., to be captain, May 10, 1888, vice Smither, retired from active service. [Troop B.]

2d Lieutenant John B. McDonald, to be 1st lieutenant, January 15, 1889, vice Jouett, resigned. [Troop L.]

## FIRST REGIMENT OF ARTILLERY.

Lieutenant Colonel Loomis L. Langdon, of the 2d Artillery, to be colonel, January 25, 1889, vice Tidball, retired from active service.

Captain John Egan, of the 4th Artillery, to be major, January 25, 1889, vice Frank, promoted to the 2d Artillery.

1st Lieutenant Allyn Capron, to be captain, December 4, 1888, vice McCrea, promoted to the 5th Artillery. [Light Battery E.]

1st Lieutenant Gilbert P. Cotton, to be captain, March 2, 1889, vice Sanger, appointed inspector general with the rank of major. [Battery H.]

2d Lieutenant Millard F. Harmon, to be 1st lieutenant, December 4, 1888, vice Capron, promoted. [Battery G.]

2d Lieutenant Charles H. Hunter, to be 1st lieutenant, March 2, 1889, vice Cotton, promoted. [Battery C.]

#### SECOND REGIMENT OF ARTILLERY.

Lieutenant Colonel John Mendenhall, of the 4th Artillery, to be colonel, December 4, 1888, vice Ayres, deceased.

Major Royal T. Frank, of the 1st Artillery, to be lieutenant colonel, January 25, 1889, vice Langdon, promoted to the 1st Artillery.

1st Lieutenant Asher C. Taylor, to be captain, January 20, 1889, vice Graves, deceased. [Battery B.]

2d Lieutenant George F. Barney, to be 1st lieutenant, September 3, 1888, vice Howard, deceased. [Battery D.]

2d Lieutenant John T. Thompson, to be 1st lieutenant, January 20, 1889, vice Taylor, promoted. [Battery M.]

### THIRD REGIMENT OF ARTILLERY.

Captain Wallace F. Randolph, of the 5th Artillery, to be major, April 25, 1888, vice Lodor, promoted to the 5th Artillery.

1st Lieutenant James O'Hara, to be captain, November 30, 1888, vice Mount, resigned. [Battery H.]

2d Lieutenant David J. Rumbough, to be 1st lieutenant, November 80, 1888, vice O'Hara, promoted. [Buttery A.]

## FOURTH REGIMENT OF ARTILLERY.

Lieutenant Colonel Henry W. Closson, of the 5th Artillery, to be colonel, April 25, 1888, vice Best, retired from active service.

Major Richard H. Jackson, of the 5th Artillery, to be lieutenant colonel, December 4, 1888, vice Mendenhall, promoted to the 2d Artillery.

1st Lieutenant Richard P. Strong, to be captain, January 25, 1889, vice Egan, promoted to the 1st Artillery. [Battery C.]

2d Lieutenant Ormond M. Lissak, to be 1st lieutenant, January 16, 1889, vice Craig, appointed assistant quartermaster with the rank of captain. [Battery L.]

2d Lieutenant Adelbert Cronkhite, to be 1st lieutenant, January 25, 1889, vice Strong, promoted. [Battery A.]

### FIFTH REGIMENT OF ARTILLERY.

Major Richard Lodor, of the 8d Artillery, to be lieutenant colonel, April 25, 1888, vice Closson, promoted to the 4th Artillery.

Captain Tully McCrea, of the 1st Artillery, to be major, December 4, 1888, vice Jackson, promoted to the 4th Artillery.

1st Lieutenant Benjamin K. Roberts, to be captain, April 25, 1888, vice Randolph, promoted to the 3d Artillery. [Battery L.]

2d Lieutenant Harvey C. Carbaugh, to be 1st lieutenant, April 25, 1888, vice Roberts, promoted. [Light Battery F.]

## FIRST REGIMENT OF INFANTRY.

1st Lieutenant Frank H. Edmunds, regimental adjutant, to be captain, January 24, 1889, vice Scott, who vacated his line commission on accepting commission as commissary of subsistence with the rank of captain. [Company K.]

2d Lieutenant Charles B. Vogdes, to be 1st lieutenant, March 20, 1889, vice Strother, appointed regimental adjutant. [Company C.]

### SECOND REGIMENT OF INFANTRY.

2d Lieutenant John S. Mallory, to be 1st lieutenant, April 10, 1888, vice Muhlenberg, deceased. [Company B.]

## THIRD REGIMENT OF INFANTRY.

Lieutenant Colonel Edwin C. Mason, of the 4th Infantry, to be colonel, April 24, 1888, vice Brooke, appointed brigadier general.

## FOURTH REGIMENT OF INFANTRY.

Major Frederick Mears, of the 25th Infantry, to be lieutenant colonel, April 24, 1888, vice Mason, promoted to the 3d Infantry.

1st Lieutenant George O. Webster, to be captain, August 5, 1888, vice Powell, promoted to the 22d Infantry. [Company G.]

2d Lieutenant Silas A. Wolf, to be 1st lieutenant, August 5, 1888, vice Webster, promoted. [Company H.]

## FIFTH REGIMENT OF INFANTRY.

Lieutenant Colonel Nathan W. Osborne, of the 6th Infantry, to be colonel, August 5, 1888, vice Gibson, deceased.

### SIXTH REGIMENT OF INFANTRY.

Major Robert H. Hall, of the 22d Infantry, to be lieutenant colonel, August 5, 1888, vice Osborne, promoted to the 5th Infantry.

lst Lieutenant John Carland, to be captain, January 25, 1889, vice Badger, retired from active service. [Company A.]

2d Lieutenant Reuben B. Turner, to be 1st lieutenant, January 25, 1889, vice Carland, promoted. [Company I.]

## SEVENTH REGIMENT OF INFANTRY.

Captain Daniel W. Benham, to be major, December 16, 1888, vice Smith, promoted to the 8th Infantry.

1st Lieutenant Daniel Robinson, to be captain, December 16, 1888, rice Benham, promoted. [Company C.]

2d Lieutenant Lewis D. Greene, to be 1st lieutenant, December 16, 1888, vice Robinson, promoted. [Company D.]

#### EIGHTH REGIMENT OF INFANTRY.

Major Alfred T. Smith, of the 7th Infantry, to be lieutenant colonel, December 16, 1888, vice Bryant, promoted to the 18th Infantry.

Captain Edgar R. Kellogg, of the 18th Infantry, to be major, December 26, 1888, vice Dickey, retired from active service.

2d Lieutenant William A. Mercer, to be 1st lieutenant, March 9, 1889, vice Summerhayes, appointed assistant quartermaster with the rank of captain. [Company A.]

## NINTH REGIMENT OF INFANTRY.

Lieutenant Colonel Alfred L. Hough, of the 16th Infantry, to be colonel, August 21, 1888, vice Mason, retired from active service.

2d Lieutenant Albert S. McNutt, to be 1st lieutenant, October 17, 1888, vice Stivers, resigned. [Company H.]

## TENTH REGIMENT OF INFANTRY.

Captain Edward W. Whittemore, of the 15th Infantry, to be major, February 17, 1889, vice Hawkins, promoted to the 23d Infantry.

1st Lieutenant Clayton S. Burbank, to be captain, August 21, 1888, vice Hampson, promoted to the 12th Infantry. [Company K.]

2d Lieutenant Isaac W. Littell, to be 1st lieutenant, August 21, 1888, vice Burbank, promoted. [Company A.]

2d Lieutenant John H. Shollenberger, to be 1st lieutenant, August 23, 1888, vice Cranston, deceased. [Company C.]

#### TWELFTH REGIMENT OF INFANTRY.

Captain Jesse A. P. Hampson, of the 10th Infantry, to be major, August 21, 1888, vice Penrose, promoted to the 16th Infantry.

#### THIRTEENTH REGIMENT OF INFANTRY.

Lieutenant Colonel Montgomery Bryant, of the 8th Infantry, to be colonel, December 16, 1888, vice La Motte, deceased.

### FOURTEENTH REGIMENT OF INFANTRY.

1st Lieutenant Joseph A. Sladen, regimental quartermaster, to be captain, June 15, 1888, vice Quentin, retired from active service. [Company B.]

2d Lieutenant Stephen J. Mulhall, to be 1st lieutenant, July 1, 1888, vice Gustin, appointed regimental quartermaster. [Company H.]

## SIXTEENTH REGIMENT OF INFANTRY.

Major William H. Penrose, of the 12th Infantry, to be lieutenant colonel, August 21, 1888, vice Hough, promoted to the 9th Infantry.

2d Lieutenant Walter K. Wright, to be 1st lieutenant, October 1, 1888, vice Cushman, resigned. [Company G.]

## SEVENTEENTH REGIMENT OF INFANTRY.

2d Lieutenant Edward I. Grumley, to be 1st lieutenant, July 15, 1888, vice Brennan, deceased. [Company B.]

## EIGHTEENTH REGIMENT OF INFANTRY.

Lieutenant Colonel Henry M. Lazelle, of the 23d Infantry, to be colonel, February 17, 1889, vice Yard, deceased.

1st Lieutenant Robert F. Bates, to be captain, December 26, 1888, vice Kellogg, promoted to the 8th Infantry. [Company A.]

2d Lieutenant Charles B. Hardin, to be 1st lieutenant, December 26, 1888, vice Bates, promoted. [Company G.]

## TWENTY-FIRST REGIMENT OF INFANTRY.

1st Lieutenant Joseph W. Duncan, regimental adjutant, to be captain, April 24, 1888, vice Miles, promoted to the 25th Infantry. [Company E.]

2d Lieutenant Lawrence J. Hearn, to be 1st lieutenant, July 1, 1888, vice Wittich, appointed regimental adjutant. [Company K.]

## TWENTY-SECOND REGIMENT OF INFANTRY.

Captain William H. Powell, of the 4th Infantry, to be major, August 5, 1888, vice Hall, promoted to the 6th Infantry.

## TWENTY-THIRD REGIMENT OF INFANTRY.

Major Hamilton S. Hawkins, of the 10th Infantry, to be lieutenant colonel, February 17, 1889, vice Lazelle, promoted to the 18th Infantry.

2d Lieutenant Edwin P. Pendleton, to be 1st lieutenant, January 24, 1889, vice Hay, appointed commissary of subsistence with the rank of captain. [Company C.]

#### TWENTY-FOURTH REGIMENT OF INFANTRY.

1st Lieutenant Henry Wygant, to be captain, May 15, 1888, vice Leggett, deceased. [Company B.]

2d Lieutenant Henry W. Hovey, to be 1st lieutenant, May 15, 1888, vice Wygant, promoted. [Company A.]

## TWENTY-FIFTH REGIMENT OF INFANTRY.

Captain Evan Miles, of the 21st Infantry, to be major, April 24, 1888. rice Mears, promoted to the 4th Infantry.

2d Lieutenant Harry A. Leonhaeuser, to be 1st lieutenant, January 31, 1889, vice Webb, resigned. [Company A.]

## II\_APPOINTMENTS.

#### GENERAL OFFICER.

In accordance with an act of Congress approved June 1, 1888.

Lieutenant General Philip H. Sheridan, to be General, June 1, 1888. [Since deceased.]

## INSPECTOR GENERAL'S DEPARTMENT.

Colonel Roger Jones, inspector general, to be Inspector General with the rank of brigadier general, August 20, 1888, vice Baird, retired from active service. [Since deceased.]

Colonel Joseph C. Breckinridge, inspector general, to be Inspector General with the rank of brigadier general, January 80, 1889, vice Jones, deceased.

Captain Henry W. Lawton, of the 4th Cavalry, to be inspector general with the rank of major, September 17, 1888, vice Burton, promoted.

Captain Peter D. Vroom, of the 3d Cavalry, to be inspector general with the rank of major, December 10, 1888, vice Farnsworth, deceased.

Captain Joseph P. Sanger, of the 1st Artillery, to be inspector general with the rank of major, February 12, 1889, vice Lawton, promoted.

## JUDGE ADVOCATE GENERAL'S DEPARTMENT.

Captain Edward Hunter, of the 1st Cavalry, to be judge advocate with the rank of major, December 10, 1888, vice Curtis, promoted.

Captain George B. Davis, of the 5th Cavalry, to be judge advocate with the rank of major, December 10, 1888, vice Gardiner, retired from active service.

## QUARTERMASTER'S DEPARTMENT.

1st Lieutenant Robert Craig, 4th Artillery, to be assistant quarter-master with the rank of captain, December 10, 1888, vice Forsyth, promoted.

1st Lieutenant John W. Summerhayes, regimental quartermaster 8th Infantry, to be assistant quartermaster with the rank of captain, February 25, 1889, vice Hoyt, promoted.

#### SUBSISTENCE DEPARTMENT.

Captain Douglas M. Scott, 1st Infantry, to be commissary of subsistence with the rank of captain, December 10, 1888, vice Cushing, promoted.

1st Lieutenant Charles Hay, 23d Infantry, to be commissary of subsistence with the rank of captain, December 10, 1888, vice Whitehead, deceased.

#### MEDICAL DEPARTMENT.

To be assistant surgeons with the rank of 1st lieutenant.

Charles F. Mason, of Virginia (late assistant surgeon), July 2, 1888, vice Anderson, resigned.

James D. Glennan, of the District of Columbia, October 29, 1888, vice Lauderdale, promoted.

Alfred E. Bradley, of New York, October 29, 1888, vice Loring, promoted.

## CORPS OF ENGINEERS.

Colonel Thomas L. Casey, to be Chief of Engineers with the rank of brigadier general, July 6, 1888, vice Duane, retired from active service.

Additional 2d Lieutenant Henry Jervey, to be 2d lieutenant, June 15, 1888, vice Kuhn, promoted.

Additional 2d Lieutenant Charles H. McKinstry, to be 2d lieutenant, July 22, 1888, vice Craighill, promoted.

Additional 2d Lieutenant William V. Judson, to be 2d lieutenant, July 23, 1888, vice Newcomer, promoted.

#### POST CHAPLAINS.

Charles C. Pierce, of Pennsylvania (late chaplain 9th Cavalry), May 12, 1888, vice Jackson, retired from active service.

William J. Larkin, of Illinois, December 10, 1888, vice Kendig, retired from active service.

#### FIRST REGIMENT OF CAVALRY.

Sergeant Henry A. Barber, Troop E, 7th Cavalry, to be 2d lieutenant, February 11, 1889, vice Mills, promoted. [Troop B.]

## SECOND REGIMENT OF CAVALRY.

Additional 2d Lieulenant Edwin M. Suplee, to be 2d lieutenant, July 24, 1888, vice Carleton, promoted. [Troop L.]

## THIRD REGIMENT OF CAVALRY.

1st Sergeant Michael M. McNamee, Troop G, 7th Cavalry, to be 2d lieutenant, February 11, 1889, vice Rivers, promoted. [Troop H.]

## FOURTH REGIMENT OF CAVALRY.

Additional 2d Lieutenant John P. Ryan, 8d Cavalry, to be 2d lieutenant, October 2, 1888, vice Elliott, promoted. [Troop E.] Since transferred to 3d Cavalry.

Richmond McAllister Schofield, of New York, to be 2d lieutenant, February 11, 1889, vice Ryan, transferred to 3d Cavalry. [Troop E.]

# FIFTH REGIMENT OF CAVALRY.

Additional 2d Lieutenant Andrew G. C. Quay, 8th Cavalry, to be 2d lieutenant, August 21, 1888, vice Almy, promoted. [Troop D.]

## SIXTH REGIMENT OF CAVALRY.

Additional 2d Lieutenant Robert L. Howze, 5th Cavalry, to be 2d lieutenant, July 7, 1888, vice Hodgson, promoted. [Troop K.]

## NINTH REGIMENT OF CAVALRY.

Additional 2d Lieutenant William J. D. Horne, to be 2d lieutenant, June 15, 1888, vice Gardner, promoted. [Troop H.]

Additional 2d Lieutenant Guy H. Preston, 1st Cavalry, to be 2d lieutenant, July 16, 1888, vice Stevens, promoted. [Troop I.]

## TENTH REGIMENT OF CAVALRY.

In accordance with an act of Congress approved April 16, 1888.

James S. Jouett, of Maryland (late 1st lieutenant), to be 1st lieutenant, May 12, 1888, with rank from February 17, 1883, vice Davis, promoted. [Troop L.] Since resigned.

### FIRST REGIMENT OF ARTILLERY.

Additional 2d Lieutenant Eugene T. Wilson, 5th Artillery, to be 2d lieutenant, December 4, 1888, vice Harmon, promoted. [Battery L.]

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### SECOND REGIMENT OF ARTILLERY.

Additional 2d Lieutenant William S. Peirce, 1st Artillery, to be 2d lieutenant, September 8, 1888, vice Barney, promoted. [Battery B.]

Sergeant Moses G. Zalinski, Battery H, 1st Artillery, to be 2d lieutenant, February 11, 1889, vice Thompson, promoted. [Battery L.]

#### THIRD REGIMENT OF ARTILLERY.

Additional 2d Lieutenant Peyton C. March, to be 2d lieutenant. November 80, 1888, vice Rumbough, promoted. [Battery K.]

### FOURTH REGIMENT OF INFANTRY.

Additional 2d Lieutenant Eli A. Helmick, 11th Infantry, to be 2d lieutenant, August 5, 1888, vice Wolf, promoted. [Company A.]

### FIFTH REGIMENT OF INFANTRY.

Sergeant Robert W. Rose, Company C, 16th Infantry, to be 2d lieutenant, February 11, 1889, vice Lyman, transferred to 2d Cavalry. [Company I.]

## SIXTH REGIMENT OF INFANTRY.

Sergeant William C. Bennett, Company H, 17th Infantry, to be 2d lieutenant, February 11, 1889, vice Turner, promoted. [Company C.]

### SEVENTH REGIMENT OF INFANTRY.

Corporal Frederic H. Sargent, Company G, 7th Infantry, to be 2d lieutenant, February 11, 1889, vice Greene, promoted. [Company B.]

## NINTH REGIMENT OF INFANTRY.

Additional 2d Lieutenant Matthew C. Butler, jr., 14th Infantry, to be 2d lieutenant, October 17, 1888, vice McNutt, promoted. [Company D.] Since transferred to 5th Cavalry.

Sergeant William A. Campbell, Company K, 12th Infantry, to be 2d lieutenant, February 11, 1889, vice Butler, transferred to 5th Cavalry. [Company D.]

## TENTH REGIMENT OF INFANTRY.

Additional 2d Lieutenant Alexander W. Perry, 1st Infautry, to be 2d lieutenant, August 21, 1888, vice Littell, promoted. [Company E.] Since transferred to 9th Cavalry.

Additional 2d Lieutenant William T. Littebrant, 19th Infantry, to be 2d lieutenant, August 23, 1888, vice Shollenberger, promoted. [Company A.] Since transferred to 10th Cavalry.

Corporal John M. Sigworth, Battery L, 1st Artillery, to be 2d lieutenant, February 11, 1889, vice Perry, transferred to 9th Cavalry. [Company E.]

#### FOURTEENTH REGIMENT OF INFANTRY.

Additional 2d Lieutenant William R. Sample, to be 2d lieutenant, July 1, 1888, vice Mulhall, promoted. [Company H.]

### FIFTEENTH REGIMENT OF INFANTRY.

Alfred Hedberg, of the District of Columbia (late captain), to be captain, March 1, 1889 (in accordance with an act of Congress approved April 16, 1888), vice Whittemore, promoted to the 10th Infantry. [Company F.]

Corporal Harold L. Jackson, Company F, 15th Infantry, to be 2d lieutenant, February 11, 1889, vice Anderson, transferred to 1st Cavalry. [Company F.]

#### SIXTEENTH REGIMENT OF INFANTRY.

Additional 2d Lieutenant Capers D. Vance, 21st Infantry, to be 2d lieutenant, October 1, 1888, vice Wright, promoted. [Company C.]

## SEVENTEENTH REGIMENT OF INFANTRY.

Additional 2d Lieutenant William R. Dashiell, 8th Infantry, to be 2d lieutenant, July 15, 1888, vice Grumley, promoted. [Company F.]

## EIGHTEENTH REGIMENT OF INFANTRY.

1st Sergeant Percival G. Lowe, Company B, 18th Infantry, to be 2d lieutenant, February 11, 1889, vice Hardin, promoted. [Company B.]

### TWENTIETH REGIMENT OF INFANTRY.

Ist Sergeant Wilson Chase, Troop B, 7th Cavalry, to be 2d lieutenant, February 11, 1889, vice Hart, transferred to 4th Cavalry. [Company D.]

## TWENTY-FIFTH REGIMENT OF INFANTRY.

Additional 2d Lieutenant Charles G. French, 20th Infantry, to be 2d lieutenant, September 1, 1888, vice Adams, resigned. [Company K.]

#### TO BE BRIGADIER GENERAL.

In accordance with an act of Congress approved February 27, 1889.

William S. Rosecrans, of the District of Columbia (late brigadier general), February 27, 1889. [Since retired.]

#### TO BE COLONEL OF CAVALRY.

In accordance with an act of Congress approved December 24, 1888.

Andrew J. Smith, of Missouri (late colonel 7th Cavalry), January 5, 1889. [Since retired.]

#### TO BE MAJORS.

In accordance with an act of Congress approved October 19, 1888.

Alfred Pleasonton, of the District of Columbia (late major, 2d Cavalry), to be major in the Army, October 19, 1888. [Since retired.]

In accordance with an act of Congress approved February 14, 1889.

William F. Smith, of ——— (late major, Corps of Engineers), to be major of engineers, February 27, 1889. [Since retired.]

#### TO BE CAPTAIN.

In accordance with an act of Congress approved August 1, 1888.

William W. Averell, of New York (late captain, 8d Cavalry), to be captain in the Army, August 17, 1888. [Since retired.]

## III\_TRANSFERS.

2d Lieutenant Eugene W. Van C. Lucas, from the 1st Artillery to the Corps of Engineers, May 14, 1888, vice Sibert, promoted.

2d Lieutenant John P. Ryan, from the 4th Cavalry to the 8d Cavalry, November 30, 1888, with rank from October 2, 1888, vice Dugan, promoted. [Troop M.]

2d Lieutenant Charles G. Lyman, from the 5th Infantry to the 2d Cavalry, January 7, 1889, with rank from December 29, 1888, vice Fuller, promoted. [Troop K.]

2d Lieutenant Edward Anderson, from the 15th Infantry to the 1st Cavalry, February 11, 1889, vice Robertson, promoted. [Troop F.]

2d Lieutenant William H. Hart, from the 20th Infantry to the 4th Cavalry, February 11, 1889, vice Fowler, resigned. [Troop F.]

2d Lieutenant George E. Stockle, from the 25th Infantry to the 10th Cavalry, February 11, 1889, vice Hall, resigned. [Troop A.]

2d Lieutenant Alexander W. Perry, from the 10th Infantry to the 9th Cavalry, February 11, 1889, vice Jackson, promoted. [Troop L.]

2d Lieutenant William T. Littebrant, from the 10th Infantry to the 10th Cavalry, February 11, 1889, vice McDonald, promoted. [Troop E.]

2d Lieutenant Matthew C. Butler, jr., from the 9th Infantry to the 5th Cavalry, February 11, 1889, vice Cornish, promoted. [Troop F.]

## IV\_RETIRED FROM ACTIVE SERVICE.

For disability incident to the service, in conformity with section 1251,

Revised Statutes.

Major Frederick W. Benteen, 9th Cavalry, July 7, 1888.

Major Asa Bird Gardiner, judge advocate, December 8, 1888.

Major Charles J. Dickey, 8th Infantry, December 26, 1888.

Major Frank T. Bennett, 2d Cavalry, January 23, 1889.

Major Warren Webster, surgeon, February 28, 1889.

Captain Robert G. Smither, 10th Cavalry, May 10, 1888.

Captain George M. Wheeler, Corps of Engineers, June 15, 1888.

Captain Byron Dawson, 9th Cavalry, June 15, 1838.

Captain Julius E. Quentin, 14th Infantry, June 15, 1888.

Captain William Badger, 6th Infantry, January 25, 1889.

1st Lieutenant David J. Gibbon, 9th Cavalry, July 16, 1888.

On his own application, in conformity with section 1243, Revised Statutes, having served over thirty years.

Colonel Nelson B. Sweitzer, 2d Cavalry, October 29, 1888.

On his own application, in conformity with the act of Congress approved July 5, 1884, having served over twenty years.

Major Henry B. Reese, paymaster, July 8, 1888.

Under the provisions of section 1, act of Congress approved June 30, 1882, having reached sixty-four years of age.

Brigadier General James C. Duane, Chief of Engineers, June 80, 1888.

Brigadier General Absalom Baird, Inspector General, August 20, 1888.

Colonel John S. Mason, 9th Infantry, August 21, 1888.

Colonel Marcus D. L. Simpson, assistant commissary general of subsistence, August 28, 1888.

Colonel Rufus Saxton, assistant quartermaster general, October 19, 1888.

Colonel Elisha I. Baily, surgeon, November 14, 1888.

Colonel Daniel McClure, assistant paymaster general, December 30, 1888.

Colonel John C. Tidball, 1st Artillery, January 25, 1889.

Lieutenant Colonel William H. Johnston, deputy paymaster general, September 6, 1888.

Lieutenant Colonel Horace B. Burnham, deputy judge advocate general, September 10, 1888.

Lieutenant Colonel Benjamin C. Card, deputy quartermaster general, February 15, 1889.

Major Edwin Bentley, surgeon, July 8, 1888.

Captain Daniel J. Young, ordnance storekeeper, December 11, 1888.

Post Chaplain Daniel Kendig, November 10, 1888.

In accordance with an act of Congress approved February 27, 1889.

Brigadier General William S. Rosecrans, March 1, 1889.

In accordance with an act of Congress approved December 24, 1888\_ Colonel Andrew J. Smith, cavalry, January 22, 1889.

In accordance with an act of Congress approved October 19, 1888.

Major Alfred Pleasonton, Army, October 28, 1888.

In accordance with an act of Congress approved February 14, 1889.

Major William F. Smith, engineers, March 1, 1889.

In accordance with an act of Congress approved August 1, 1888.

Captain William W. Averell, Army, August 81, 1888.

## V\_\_CASUALTIES.

# RESIGNED (20).

Major Henry W. Lawton, inspector general, his commission captain, 4th Cavalry, only, October 2, 1888.

Major Peter D. Vroom, inspector general, his commission as captain, 8d Cavalry, only, January 17, 1889.

Major Edward Hunter, judge advocate, his commission as captain 1st Cavalry, only, January 16, 1889.

Major George B. Davis, judge advocate, his commission as captain 5th Cavalry, only, January 16, 1889.

Major Joseph P. Sanger, inspector general, his commission as captain, 1st Artillery, only, March 2, 1889.

Captain Robert Craig, assistant quartermaster, his commission as 1st lieutenant, 4th Artillery, only, January 16, 1889.

Captain Charles Hay, commissary of subsistence, his commission as 1st lieutenant, 28d Infantry, only, January 24, 1889.

Captain John W. Summerhayes, assistant quartermaster, his commission as 1st lieutenant, 8th Infantry, only, March 9, 1889.

Captain John F. Mount, 8d Artillery, November 80, 1888.

1st Lieutenant Charles L. G. Anderson, assistant surgeon, July 1, 1858.

- 1st Lieutenant James S. Jouett, 10th Cavalry, January 15, 1889.
- 1st Lieutenant Charles P. Stivers, 9th Infantry, October 17, 1888.
- 1st Lieutenant Eugene Cushman, 16th Infantry, October 1, 1888.
- 1st Lieutenant George W. Webb, 25th Infantry, January 31, 1889.
- 2d Lieutenant Pierrepont Isham, 8d Cavalry, June 1, 1888.
- 2d Lieutenant Frank B. Fowler, 4th Cavalry, October 30, 1888.
- 2d Lieutenant Thomas W. Hall, 10th Cavalry, January 1, 1889.
- 2d Lieutenant William P. Baker, 10th Infantry, February 16, 1889.
- 2d Lieutenant Bertram T. Clayton, 11th Infantry, May 31, 1888.
- 2d Lieutenant Henry R. Adams, 25th Infantry, September 1, 1888.

# COMMISSIONS VACATED BY NEW APPOINTMENT (5).

By General Philip H. Sheridan, his commission as Lieutenant General. June 1, 1888. [Since deceased.]

By Brigadier General Thomas L. Casey, Chief of Engineers, his commission as colonel, Corps of Engineers, July 28, 1888.

By Brigadier General Roger Jones, Inspector General, his commission as colonel, inspector general, August 31, 1888. [Since decased.]

By Brigadier General Joseph C. Breckinridge, Inspector General, his commission as colonel, inspector general, February 12, 1889.

By Captain Douglas M. Scott, commissary of subsistence, his commission as captain, 1st Infantry, January 24, 1889.

#### VACATED.

By Major Michael V. Sheridan, assistant adjutant general, his assignment as lieutenant colonel, military secretary to the Lieutenant General, May 31, 1888, and as colonel, aide-de-camp to the General, August 5, 1888.

By Major Henry C. Hasbrouck, 4th Artillery, his appointment as lieutenant colonel, commandant of the cadets at the Military Academy, January 31, 1888.

By Captain Sanford C. Kellogg, 5th Cavalry, his assignment as lieutenant colonel, aide-de-camp to the Lieutenant General, May 31, 1888, and as colonel, aide-de-camp to the General, August 5, 1888.

By Captain Stanhope E. Blunt, Ordnance Department, his assignment as lieutenant colonel, aide-de-camp to the Lieutenant General, May 31, 1888, and as colonel, aide-de-camp to the General, August 5, 1888.

# . DIED (46).

General Philip H. Sheridan, August 5, 1888, at Nonquitt, Massachusetts.

Brigadier General Roger Jones, Inspector General, January 26, 1889, at Fort Monroe, Virginia.

Brigadier General John B. McIntosh (retired), June 29, 1888, at New Brunswick, New Jersey.

Brigadier General Ranald S. Mackenzie (retired), January 19, 1889, at New Brighton, Staten Island, New York.

Colonel Silas Grispin, Ordnance Department, February 28, 1889, at New York City, New York.

Colonel Romeyn B. Ayres, 2d Artillery, December 4, 1888, at Fort Hamilton, New York.

Colonel George Gibson, 5th Infantry, August 5, 1888, at Hot Springs, New Mexico.

Colonel Robert S. La Motte, 18th Infantry, December 16, 1888, at Fort Supply, Indian Territory.

Colonel John E. Yard, 18th Infantry, February 17, 1889, at Fort Hays, Kansas.

Colonel Washington L. Elliott (retired), June 29, 1888, at San Francisco, California.

Colonel Henry J. Hunt (retired), February 11, 1889, at Soldiers' Home, District of Columbia.

Colonel John N. Macomb (retired), March 16, 1889, at Washington, District of Columbia.

Lieutenant Colonel Richard H. Alexander, surgeon, March 29, 1889, at Los Angeles, California.

Lieutenant Colonel Walter McFarland, Corps of Engineers, July 22, 1888, at New Haven, Connecticut.

Lieutenant Colonel Lorenzo Sitgreaves (retired), May 14, 1888, at Washington, District of Columbia.

Lieutenant Colonel George W. Wallace (retired), October 12, 1888, at Orange, New Jersey.

Lieutenant Colonel Henry W. Wessells (retired), January 12, 1889, at Dover, Delaware.

Major Henry J. Farnsworth, inspector general, November 19, 1888, at Fort Monroe, Virginia.

Major Frank Meacham, surgeon, October 9, 1888, at Fort Douglas, Utah Territory.

Major Henry Clayton, paymaster, December 26, 1888, at Fort D. A. Russell, Wyoming Territory.

Major Edward J. Spaulding, 4th Cavalry, killed December 10, 1888, near Fort McDowell, Arizona Territory, by the accidental discharge of his gun.

Major Joseph A. Potter (retired), April 21, 1888, at Painesville, Ohio.

Major Israel O. Dewey (retired), May 12, 1888, at Boston, Massachusetts.

Major John P. Brua (retired), May 26, 1888, at Cressona, Pennsylvania.

Major Lyman Bissell (retired), November 22, 1888, at New Haven, Connecticut.

Major Joseph B. Collins (retired), December 20, 1888, at Washington, District of Columbia.

Major George A. Williams (retired), April 2, 1889, at Newburgh, New York.

Captain Frederick F. Whitehead, commissary of subsistence, October 12, 1888, at Washington, District of Columbia.

Captain Daniel Weisel, assistant surgeon, October 30, 1888, at Fort Sill, Indian Territory.

Captain Richards Barnett, assistant surgeon, March 27, 1889, at Fort Riley, Kansas.

Captain William S. Starring, Ordnance Department, February 12, 1889, at Vancouver Barracks, Washington Territory.

Captain Martin E. O'Brien, 2d Cavalry, December 28, 1888, at Pendleton, Oregon.

Captain George F. Price, 5th Cavalry, May 28, 1888, at Fort Elliott, Texas.

Captain Charles H. Rockwell, 5th Cavalry, August 21, 1888, at Washington, District of Columbia.

Captain William P. Graves, 2d Artillery, January 20, 1889, at Little Rock Barracks, Arkansas.

· Captain Henry F. Leggett, 24th Infantry, May 15, 1888, at Kansas City, Missouri.

Captain Benjamin King (retired), June 24, 1888, at his residence near Obligation, Maryland.

Captain William Adams (retired), October 25, 1888, at Chesapeake City, Fort Monroe, Virginia.

Captain Christopher H. McNally (retired), February 14, 1889, at East Orange, New Jersey.

Captain Charles J. Von Herrmann (retired), March 16, 1889, at Washington, District of Columbia.

1st Lieutenant William T. Howard, 2d Artillery, September 3, 1888, near Florence, South Carolina.

1st Lieutenant William B. McCallum, regimental adjutant 5th Artillery, March 26, 1889, at Fort Hamilton, New York.

1st Lieutenant James R. Cranston, 10th Infantry, August 28, 1888, at Amargo, New Mexico.

1st Lieutenant James Brennan, 17th Infantry, July 15, 1888, at Highland, New York.

2d Lieutenant David W. Fulton, 24th Infantry, March 28, 1889, at Fort Bayard, New Mexico.

Captain James O. Rayner (retired), June 18, 1888, at San Mateo, California.

Chaplain Alpha Wright (retired), November 80, 1888, at Plattsmouth, Nebraska.

DROPPED FOR DESERTION (1).

In conformity with section 1252, Revised Statutes.

2d Lieutenant Harry F. Bateman, 10th Infantry, March 2, 1889.
DISMISSED (1).

1st Lieutenant Henry C. La Point, 2d Cavalry, July 24, 1888.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:





General Orders, No. 85.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, April 5, 1889.

The following order has been received from the War Department:

WAR DEPARTMENT, Washington, April 4, 1889.

By direction of the President the new military post near Denver, Colorado, now called Post near Denver, will hereafter be known and designated as "Fort Logan," in honor to the memory of John Alexander Logan, major general of volunteers.

REDFIELD PROCTOR,
Secretary of War.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:



GENERAL ORDERS, No. 36.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, April 6, 1889.

The following order, received from the War Department, is published for the information of all concerned:

WAR DEPARTMENT, Washington, April 5, 1889.

By direction of the President the State of Wisconsin is transferred from the Tepartment of the East to the Department of Dakota.

REDFIELD PROCTOR, Secretary of War.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:



GENERAL ORDERS, No. 87. HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, April 16, 1889.

By direction of the Secretary of War the following is published for the information of all concerned:

The 91st Article of War requires that depositions which are to be used in evidence before courts-martial shall be "duly authenticated."

This implies that they shall be sworn to before some person competent to administer oaths for such purpose. Officers of the Army, as such, are not thus empowered by statute; and the only officer of the Army who can administer an oath to a witness, whose deposition is to be taken for use in evidence before a court-martial, is the officer who has qualified as the judge advocate of the court-martial before which it is to be used. Any officer of the Army may be designated to see that the deposition is properly taken, but, with the exception mentioned, the oath must be administered and the deposition authenticated by a civil officer empowered by law to administer oaths for general purposes.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R C. DRUM,

Adjutant General.

OFFICIAL:

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GENERAL ORDERS, '
No. 88.

HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, April 17, 1889.

The following order, received from the War Department, is published for the information of all concerned:

WAR DEPARTMENT, Washington Olty, April 17, 1889.

By direction of the President Battery C, 1st Artillery, Captain Lowell A. Chamberlin, will be equipped as a battery of mountain artillery, with station at the Presidio of San Francisco, California.

The status of the commissioned officers of the mountain battery herein designated shall be in every respect the same as that of officers of cavalry and light artillery.

The number of pack-mules necessary for the equipment of the mountain battery will be selected from the pack-train now at the quartermaster's depot at Cheyenne, Wyoming Territory, but recently ordered transferred to Fort Robinson, Nebraska.

The commanding general Division of the Pacific will cause such requisitions to be made as will be necessary for the equipment of the mountain battery.

REDFIELD PROCTOR,

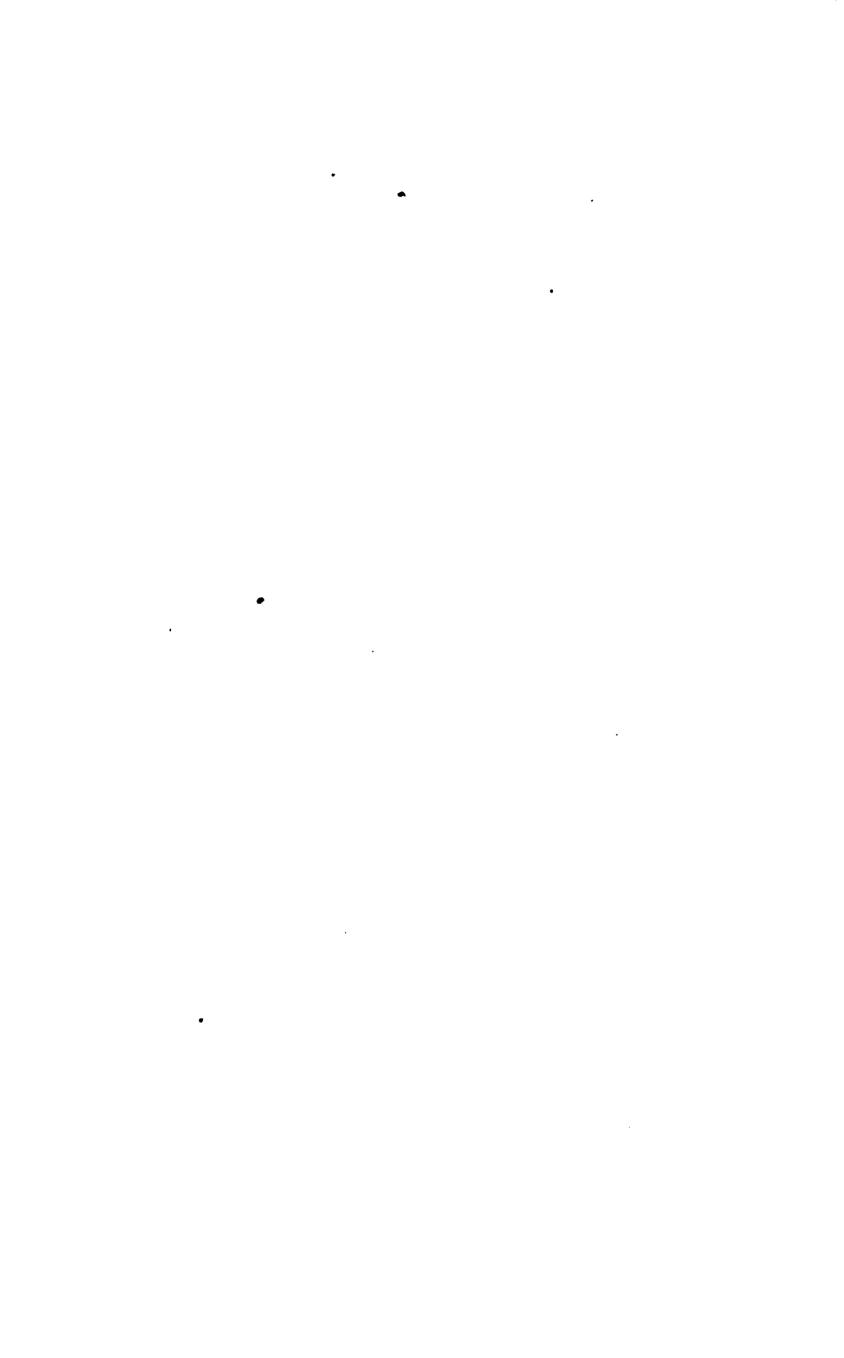
Secretary of War.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:



General Orders,

No. 89.

# HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, April 19, 1889.

The following acts of Congress are published for the information and government of all concerned:

I...An act directing a survey of a road from the Aqueduct Bridge to Mount Vernon and making an appropriation therefor.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to detail one or more engineer officers of the Army to make the necessary surveys for a national road from a point in Alexandria County, Virginia, at or near the Virginia end of the Aqueduct Bridge, and thence through the counties of Alexandria and Fairfax, in said State, to Mount Vernon, who shall report the same, together with the estimated cost of building such road, to the Secretary of War, who shall transmit the same to Congress.

SEC. 2. That the sum of ten thousand dollars, or so much thereof as may be necessary, to be expended under the direction of the Secretary of War be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to defray the expenses of the United States in carrying out the provisions of this act. Provided, That nothing herein shall be construed to bind the Government of the United States to pay for any portion of the right of way for the avenue contemplated by this act.

Approved, February 23, 1889.

II\_An act granting to the Big Horn Southern Railroad Company a right of way across the Fort Custer Military Reservation, Montana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Big Horn Southern Railroad Company, a corporation duly organized and existing under the laws of the Territory of Montana, be, and is hereby, granted a right of way across the Fort Custer Military Reservation upon such line, in the vicinity of the Big Horn and Little Big Horn

Rivers, as may be approved by the Secretary of War: Provided, That the said right of way hereby granted shall not exceed one hundred feet in width, except where side-tracks, spurs, turn-tables, and a station are located or to be located; and at such point the right of way shall not exceed two hundred feet on each side of the main track and not exceeding two thousand feet in length[.]

Approved, February 28, 1889.

III...An act to authorize the Cheyenne Street Railroad Company to build its road on and across the Fort D. A. Russell military reservation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Cheyenne Street Railroad Company, a corporation created and organized under the laws of the Territory of Wyoming, is hereby authorized to build and operate its road on and across the Fort D. A. Russell military reservation in said Territory, on such a line and subject to such restrictions as may be approved by the Secretary of War: Provided, That such right of way shall not exceed sixty feet in width, and shall be subject to such change or removal as may be provided by the Secretary of War, at the expense of the said railroad company.

Approved, February 25, 1889.

IV...An act granting right of way to the Pima Land and Water Company across Fort Lowell military reservation, in Arizona, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Pima Land and Water Company, a corporation duly organized under the laws of the Territory of Arizona, is hereby granted the right of way, five hundred feet in width, for their aqueduct and irrigating canal to, from, across, through, and out of the Fort Lowell military reservation, and the right to construct dams, water-ways, and canals for the purpose of developing water and for the purpose of storing the same; and for that purpose sufficient land for the construction and maintenance of the same, not to exceed, however, one thousand acres and not to interfere with any buildings or improvements on said reservation: Provided, however, That the said company shall supply the garrison, gardens, and orchards of Fort Lowell, free of charge, such

quantities of water as may be required for irrigating purposes, not to exceed one hundred miner's inches, and the location of the said canals and water-ways to be subject to the approval of the Secretary of War.

Approved, February 25, 1889.

V...An act to authorize the Secretary of War to lease a certain tract of land to the Leavenworth City and Fort Leavenworth Water Company.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to lease to the Leavenworth City and Fort Leavenworth Water Company the following described tract of land in the military reservation at Fort Leavenworth, in the State of Kansas:

Beginning at the north-west corner of the twenty acre tract of land formerly in said military reservation granted to the Leavenworth Coal Company by the act of Congress approved July twentieth, eighteen hundred and sixty-eight; thence north in extension of the west line of said twenty acre tract five hundred feet; thence east parallel to the north line of said twenty acre tract eight hundred and twenty feet, more or less, to the railroad right of way; thence southerly on the west line of said right of way five hundred and three feet, more or less, to the north line of the said twenty acre tráct; thence west on the said north line to the place of beginning, containing nine and three-fourths acres, more or less, reserving to the United States or assigns the coal, or royalty for the coal, underlying said lands, for the purpose of constructing and maintaining thereon a reservoir and such other works as may be necessary to enable said company to supply the troops at Fort Leavenworth, and its other patrons, with pure water: Provided, That the company shall have the free and use of said tract of land for the purposes above named, under the direction and control of the Secretary of War, so long as it is so used, and that when they cease to occupy and use it for such purposes the lease shall be null and void.

SEC. 2. That the act of Congress entitled "An act to authorize the sale of a tract of land in the military reservation at Fort Leavenworth, in the State of Kansas, approved the sixth day of June, anno Domini eighteen hundred and eighty-eight, be, and the same is hereby, repealed.

SEC. 8. That this act shall take effect and be in force from and after its passage.

Approved, March 2, 1889.

VI...An act to authorize the Omaha, Dodge City and Southern Railway Company to build its road across the Fort Hays Military Reservation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Omaha, Dodge City and Southern Railway Company, a corporation in the State of Kansas, be, and is hereby, granted a right of way, not to exceed one hundred feet in width, across the Fort Hays Military Reservation, upon such line as may be approved by the Secretary of War.

Approved, March 2, 1889.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

No. 40.

# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, April 20, 1889.

By direction of the Secretary of War the following opinion of the Attorney General is published for the information and guidance of all concerned:

DEPARTMENT OF JUSTICE,
Washington, March 27, 1889.

#### The SECRETARY OF WAR.

Sin: By a letter dated the 26th ultimo the Secretary of War presented for the consideration of the Attorney General the question, whether accounts for army transportation over certain land-grant railroads (viz: such as have not received aid in government bonds) can be lawfully paid by a quartermaster before adjustment thereof by the accounting officers of the Treasury.

This question is understood to refer to the payment of such accounts from the appropriation for the Army made by the act of September 22, 1888, chap. 1827, under the following provision therein: "For the payment of Army transportation lawfully due such land-grant railroads as have not received aid in government bonds (to be adjusted in accordance with the decisions of the Supreme Court in cases decided under such land-grant acts), but in no case shall more than fifty per centum of the full amount of the service be paid: Provided, That such compensation shall be computed upon the basis of the tariff or lower special rates for like transportation performed for the public at large, and shall be accepted as in full for all demands for such service."

In the provisions for the payment of such transportation contained in previous appropriation acts (see act of March 3, 1879, 20 Stat. 390; act of Feb. 24, 1981, 21 Stat. 348; acts of June 30, 1882, Aug. 5, 1882, and March 3, 1883, 22 Stat. 120, 261, 458; acts of July 5, 1884, and March 3, 1885, 23 Stat. 111, 360; acts of June 30, 1896, and Feb. 9, 1887, 24 Stat. 97, 399), accounts therefor are required "to be adjusted by the accounting officers in accordance with the decisions of the Supreme Court," etc.; and the practice thereunder has been to refer these accounts to the accounting officers of the Treasury for adjustment preliminary to payment—the payment thereof being ultimately made, not through the agency of a disbursing officer of the quartermaster's department, as in ordinary cases, but directly from the Treasury by means of warrants issued upon requisitions of the Secretary of War for the balances certified by the accounting officers to be due.

But the provision in the act of 1888, quoted above, differs from those provisions in this, that it omits the words "by the accounting officers" in the clause relating to the adjustment of such accounts; which omission is regarded

by the Quartermaster General (at whose suggestion the above question was proposed) as indicating an intention on the part of Congress to permit accounts to be paid under that provision by disbursing officers of the quartermaster's department, as other accounts of that department are ordinarily paid.

Formerly accounts of land-grant railroads were paid by these officers at the rates charged the public for similar services, subject to a deduction of \$8½ per centum, agreeably to a regulation of the War Department. But by the army appropriation act of March 3, 1875 (18 Stat. 453-4), it was declared that no money should thereafter be paid for the transportation of property or troops of the United States over any railroad which in whole or in part was constructed by the aid of a grant of public land on the condition that such railroad should be a public highway for the use of the government, free from toll or other charge; but that nothing therein contained should be construed as preventing any such railroad from bringing a suit in the Court of Claims for the charges for such transportation and recovering for the same, if found entitled thereto by virtue of the laws in force prior to the passage of that act; and to either party to the suit a right of appeal to the Supreme Court was given.

Subsequently suits were brought in the Court of Claims by certain railroad companies owning land-grant roads, to recover compensation from the government for transportation performed for it over such roads. These suits were carried to the Supreme Court on appeal, and it was there held that the railroad companies were entitled to compensation "for all transportation performed by them respectively of troops and property of the government (excepting the mails), subject to a fair deduction for the use of their respective railroads." (See 93 U. S. Rep. 442).

Afterwards, Congress, by the act of March 3, 1879, cited above, made an appropriation for the payment of arrears of army transportation due land-grant railroads, to be adjusted by the proper accounting officers in accordance with the decision of the Supreme Court, but in no event was more than fifty per cent. of the full amount allowed by the Quartermaster General to be paid until a decision of the Court of Claims was had in each case.

This provision plainly contemplated that, before making any payment on a land-grant railroad account for arrears of army transportation, the account should be adjusted by the accounting officers of the Treasury; and the practice thereunder accorded with this view. In thus providing that such account should be adjusted by those officers prior to its payment, instead of letting it take the usual course (i. e. of being settled and paid by a quartermaster, without previous action thereon by them), Congress doubtless regarded it more in the light of a claim than an ordinary transportation account—as a claim which required, for the proper adjustment thereot, not only a computation of the value of the services according to the tariff rates applicable thereto, but a determination of what is a fair deduction for the use of the road (to which the government was entitled free of cost), and deemed it expedient to commit such determination to the accounting officers.

The other acts hereinbefore cited, which were subsequently passed, down to and including the act of February 9, 1887, made similar provisions for the adjustment and payment of accounts of land-grant railroads for army transportation. Two of these acts (viz: Acts of June 30, 1882, and Aug. 5, 1882) contain the following proviso: "That any such land-grant roads as shall file with the

Secretary of the Treasury their written acceptance of this provision shall hereafter be paid for like services as herein provided;" etc. By this provise the mode prescribed in the two acts referred to for the payment of such accounts (which necessitated the adjustment of the accounts by the accounting officers previous to payment), was extended to future claims for like services where the required written acceptance on the part of the roads is filed with the Secretary of the Treasury.

Recurring to the provision in the act of September 22, 1888, the inquiry now arises, whether the mode prescribed as above must be followed in the adjustment and payment of accounts of land-grant roads thereunder, as a legal requirement. From an examination of that provision in connection with the proviso last above mentioned, I think this inquiry should be answered in the negative, and for the following reasons:

Consistently with the terms of the provision, an adjustment and payment of such accounts by the disbursing officers of the quartermaster's department, as other transportation accounts of that department are usually paid, would seem to be admissible, subject to the restrictions contained in the provision itself, namely, that the compensation is computed upon the basis of the tariff or lower special rates for like transportation performed for the public at large, that not more than fifty per centum of the amount so ascertained is paid, and that this is accepted in full for all demands for the services.

The accounts are to be adjusted in accordance with the decisions of the Supreme Court. But this is not by the provision required to be done, as theretofore, by the accounting officers. The "fair deduction for the use" of the roads, called for by the decision of that Court already adverted to, having become in practice (as I am informed) uniformly fixed at a deduction of fifty per centum from the value of the services performed, when computed at the rates paid by the public at large for like services, the circumstance which formerly made it expedient to have the accounts adjusted by the accounting officers of the Treasury previous to payment (viz: the determination in each case of what is a "fair deduction for the use" of the road) no longer exists; and it was probably in consideration of this that the words "by the accounting officers" were, in this provision, omitted in the clause relating to the adjustment of the accounts.

Furthermore, the compensation for army transportation, computed upon the basis of the rates described in the provision in the act of 1888, may be paid thereunder to the extent of fifty per centum of the amount thus ascertained, if this is accepted as in full for all demands for such service, although no written acceptance of the provision in the acts of June 80 and August 5, 1882, as required by the proviso in those acts, quoted above, may have been filed with the Secretary of the Treasury. To bring an account within the operation of that proviso as to payment, the filing of such written acceptance with the Secretary is essential; whereas, under the provision in the act of 1898, an acceptance "in full for all demands," etc., would be sufficient to authorize a payment, if expressed in a receipt given therefor to a disbursing officer of the Army.

Upon the whole, I reach the conclusion that the payment of accounts of land-grant roads for army transportation under the act of September 22, 1888, is not controlled by the proviso referred to, but is governed by the provisions of

that act alone; and I am of the opinion that, under its provisions, such accounts can be lawfully paid by a quartermaster without previous action thereon by the accounting officers of the Treasury.

I am, sir, very respectfully,

W. H. H. MILLER,
Attorney General.

By command of Major General Schofield:

B. C. DRUM,

Adjutant General.

OFFICIAL:

General Orders, HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, April 24, 1889.

By direction of the Secretary of War paragraph 2571 of the Regulations, as amended by General Orders, Nos. 24, of 1885, and 58, of 1888, from this office, is further amended to read as follows:

2571. Arms, ordnance stores, quartermaster's stores, and camp equipage issued to the several States and Territories under the law for arming and equipping the militia (24 Statutes, 401) will be turned over to the Quartermaster's Department for transportation to the point within the State or Territory designated by the governor thereof; the cost of the transportation, on and after July 1, 1889, being payable from the appropriation for Army transportation.

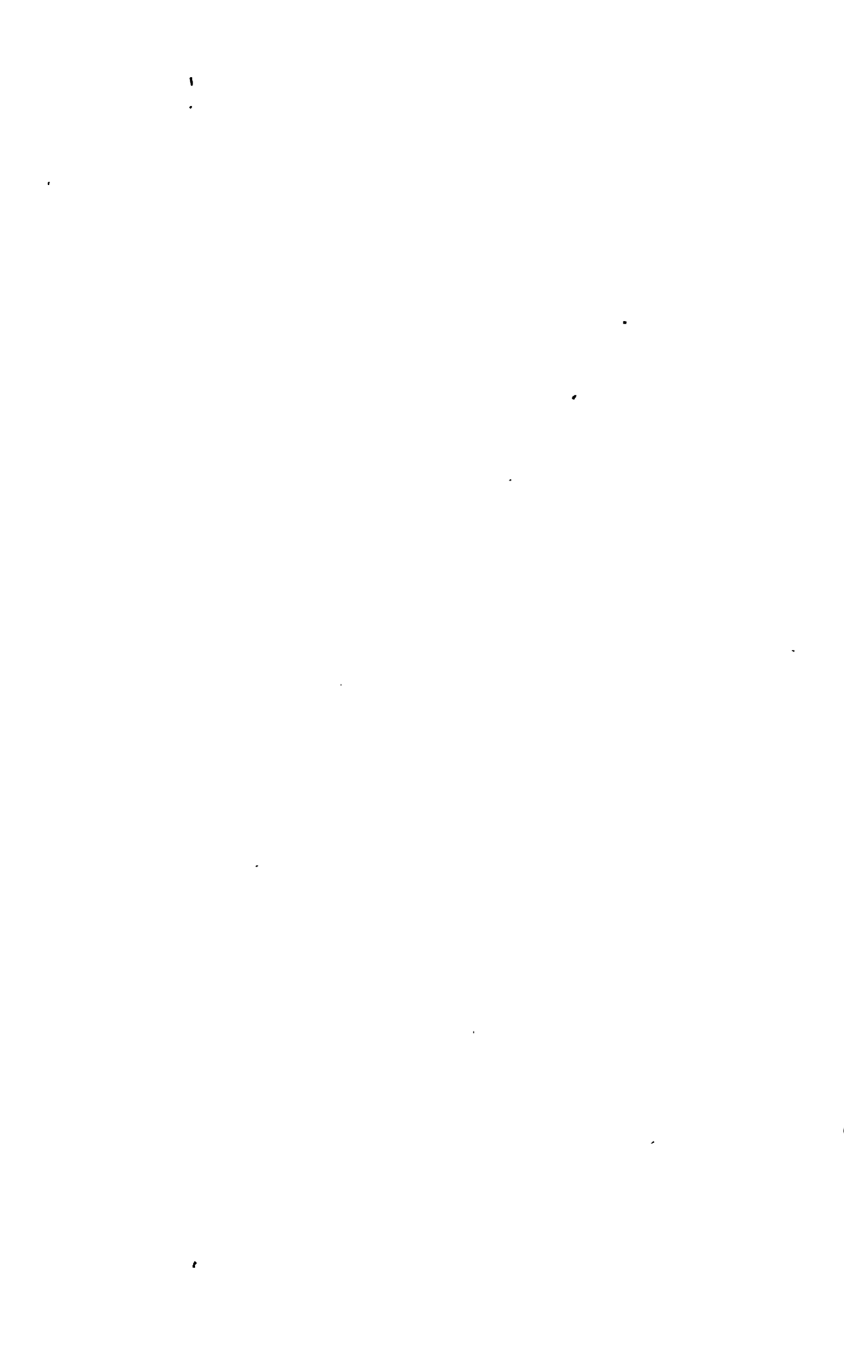
Officers of the Quartermaster's Department are instructed to use separate bills of lading in forwarding property under the provisions of this law, and to state and pay the accounts for such transportation upon forms of the Quartermaster's Department applicable, as in the case of transportation of Army supplies.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:



GENERAL ORDERS, No. 42.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, April 26, 1889.

By direction of the Secretary of War paragraph 202½ of the Regulations (as published in General Orders, No. 110, of 1888, from this office) is amended to read as follows:

202]. Furloughs to non-commissioned officers of the general staff, and enlisted men acting as such, may be granted as follows: By a post commander for seven days, in case of emergency only; by a department commander for one month. Applications for furloughs of a longer period must be referred to the Adjutant General for the decision of the Secretary of War.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

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GENERAL ORDERS,
No. 48.

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## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, May 2, 1889.

By direction of the Secretary of War the regulations concerning enlisted men retired from active service under the act of February 14, 1885, as published in General Orders, No. 55, May 6, 1885, from this office, and in the Army Regulations of 1889, having been subsequently modified or revoked in respect of travel allowances on retirement (paragraph II, and paragraph 184 of the Regulations of 1889), deduction of tax for the Soldiers' Home and allowances for subsistence and clothing (paragraph IV), and reimbursement of the Pay Department for the amounts paid for commutation of rations (paragraph VI), are republished, as amended, for the information and guidance of all concerned:

I-Service in the Armies of the United States and in the Marine Corps will be combined in making up the period of thirty years contemplated by the act hereinbefore mentioned. Enlisted men upon the retired list are additional to the number otherwise provided for by law.

II.—After approval of an enlisted man's application for retirement, an order will be issued from the Adjutant General's Office transferring him to the retired list. Upon receipt of such order by his immediate commanding officer, final statements will be prepared, closing accounts of pay, allowances, and deposits to date of order for retirement. No discharge will be given, however, and the soldier will be regarded as continuing in service upon the retired list, but will be dropped from the rolls of his former command. A descriptive list (in duplicate), with fact of final statements being furnished noted thereon, together with the retired soldier's post-office address for the next thirty days, will be immediately forwarded through the official channels to the Adjutant General of the Army. Retired soldiers will be ordered to their homes with transportation in kind and subsistence.

III.-On the last day of each calendar month, retired enlisted men will report to the Adjutant General of the Army their post-office address, and will promptly report any change therein. Blank forms for personal reports and pay-accounts, with official penalty envelopes for transmitting them, will be furnished retired enlisted men by the Adjutant General of the Army.

IV\_-The authorized pay and allowances of retired enlisted men will be paid them monthly by the Pay Department. Their pay will

be three-fourths of the monthly pay allowed by law to them in the grade they held when retired. In paying retired enlisted men, no deduction will be made of the usual one dollar per month "retained pay." The monthly tax of twelve and a half cents for support of the Soldiers' Home will be deducted. Service on the retired list does not entitle the enlisted man to any increase of re-enlisted pay beyond what had accrued at date of retirement, nor is he entitled to any commutation for fuel or quarters. Commutation for allowances of clothing and subsistence will be paid as follows:

For subsistence.—Three-fourths of the allowance per ration (thirty cents) to men on duty. Sergeants and corporals of ordnance are entitled by law to a ration and a half.

For clothing.—Three-fourths of the average annual clothing allowance prescribed in orders for an enlistment of five years, one-twelfth of such amount to be paid monthly.

Allowance of clothing to chief musicians same as to quartermaster sergeants.

Sergeants of ordnance have no clothing allowance.

V.-The Adjutant General of the Army will furnish each enlisted man on the retired list with a descriptive list, which he will forward at the end of each calendar month, with pay-accounts, signed in duplicate, to the paymaster designated by the chief paymaster of the department in which the man resides, by whom payments will be noted thereupon. If the soldier cannot write, his "mark" should be witnessed by a commissioned officer, if practicable; otherwise by some well-known person, preferably the postmaster of his place of residence.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

General Orders, No. 44.

HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, May 4, 1889.

The following has been received from the War Department:

WAR DEPARTMENT, Washington, April 24, 1889.

By direction of the President the new military post near Atlanta, Georgia, will be known and designated as "Fort McPherson," in honor to the memory of James Birdseye McPherson, brigadier general. U. S. Army, and major general of volunteers, who was killed near the site July 22, 1864.

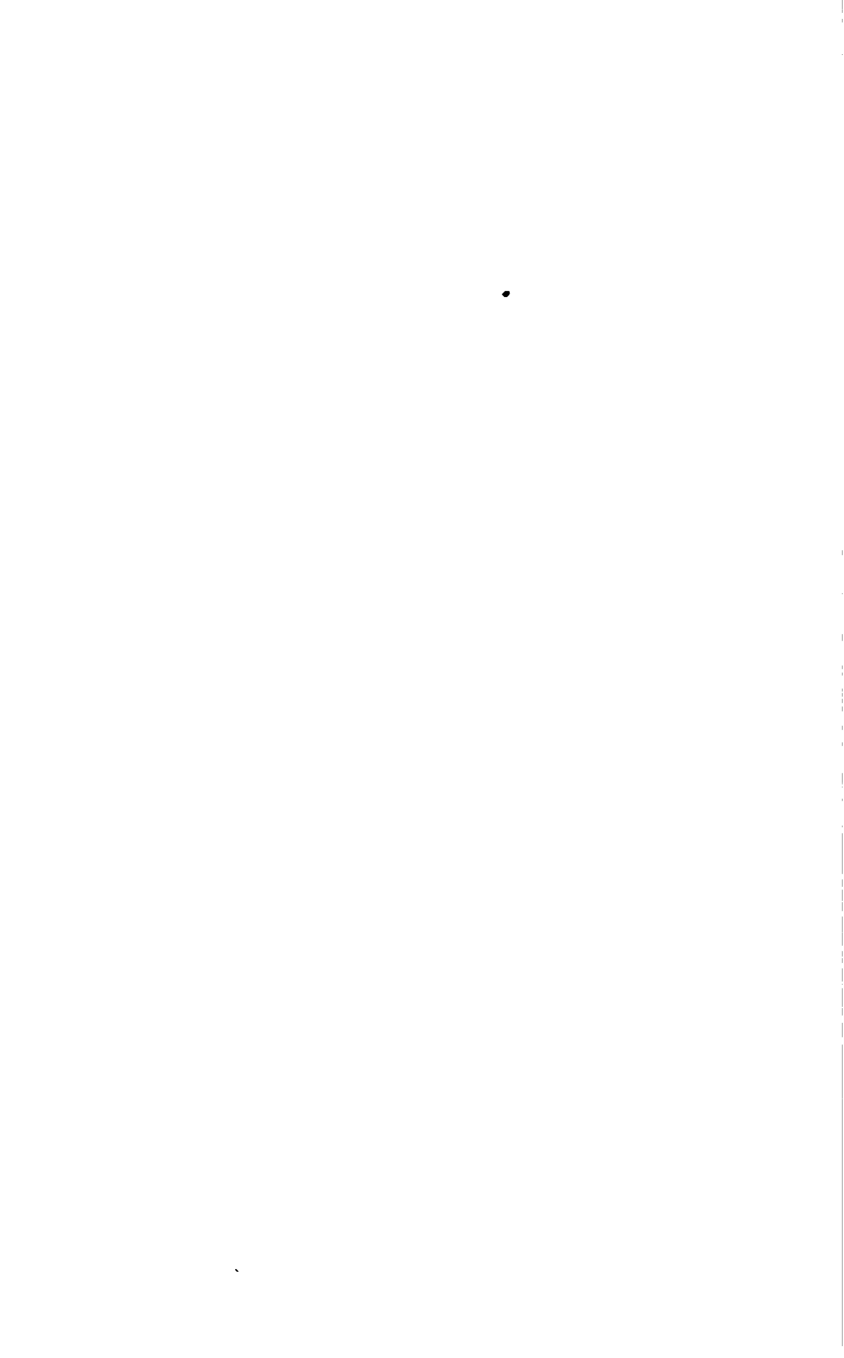
REDFIELD PROCTOR, Secretary of War.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:



General Orders,

No. 45.

HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, May 20, 1889.

By direction of the acting Secretary of War the following extract of an act of Congress approved May 1, 1884 (28 Stats., 17), being of the nature of general and permanent legislation, is published for the information and government of all concerned:

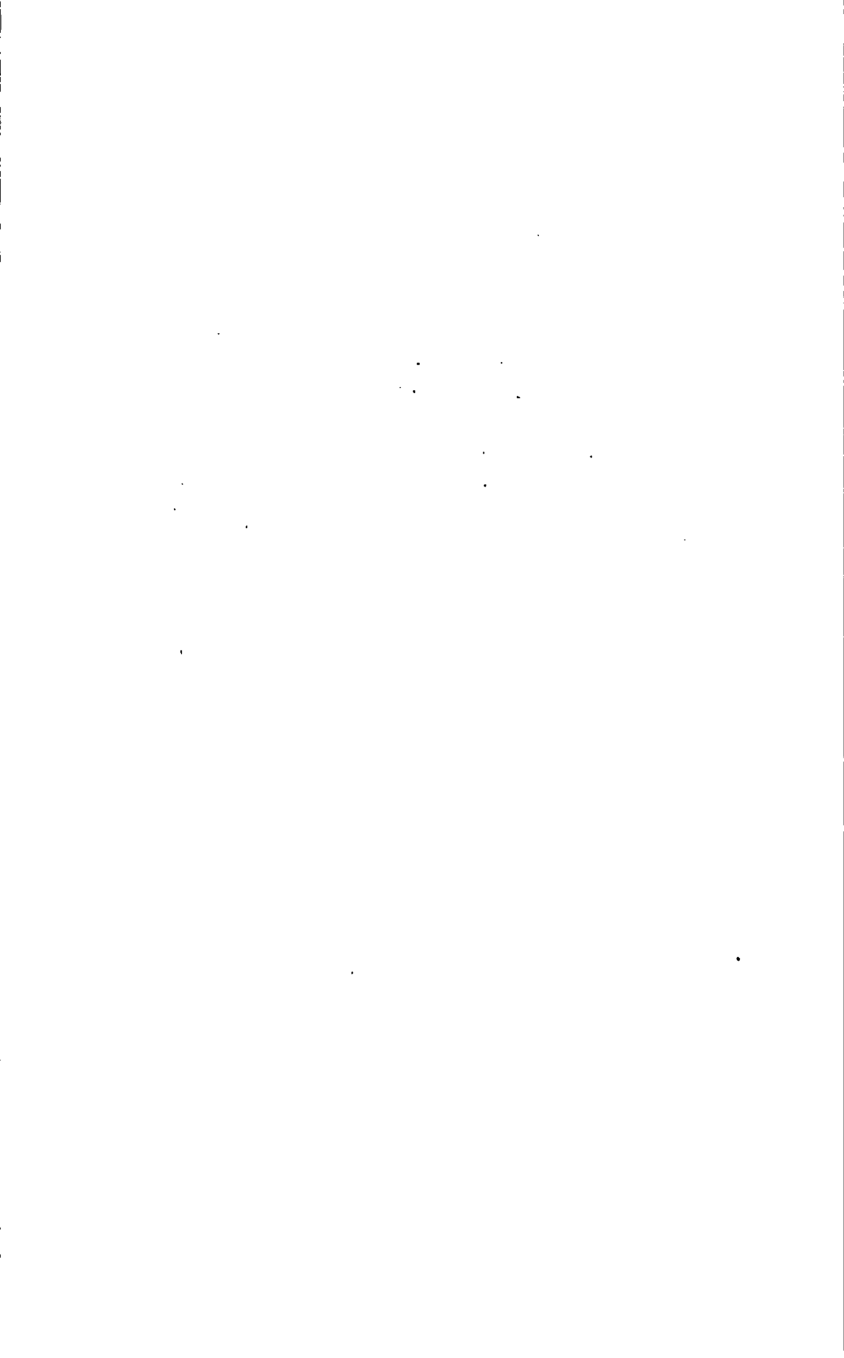
\* \* Hereafter no Department or officer of the United States shall accept voluntary service for the Government or employ personal service in excess of that authorized by law except in cases of sudden emergency involving the loss of human life or the destruction of property. \* \*

By COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:



GENERAL ORDERS,

HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, June 1, 1889.

The cavalry competitions provided for in paragraph 600, Blunt's "Small-Arms Firing Regulations," will take place this year as follows:

I.-For the cavalry in the Departments of Dakota, the Platte, and the Columbia, at Fort Robinson, Nebraska, commencing on August 12th, and will be conducted by Major Guy V. Henry, 9th Cavalry. The competitors will report to the commanding officer of Fort Robinson on August 6th.

II.-For the cavalry in the Departments of the East, Missouri, and Texas, at Fort Leavenworth, Kansas, commencing on August 26th, and will be conducted by Major *Edwin V Sumner*, 5th Cavalry. The competitors will report to the commanding officer of Fort Leavenworth on August 20th.

III.-For the cavalry in the Departments of California and Arizona, at Fort Wingste, New Mexico, commencing on August 26th, the competitors reporting to the commanding officer Fort Wingste on August 20th. The officer to conduct this competition will be designated by the commanding general Department of Arizona.

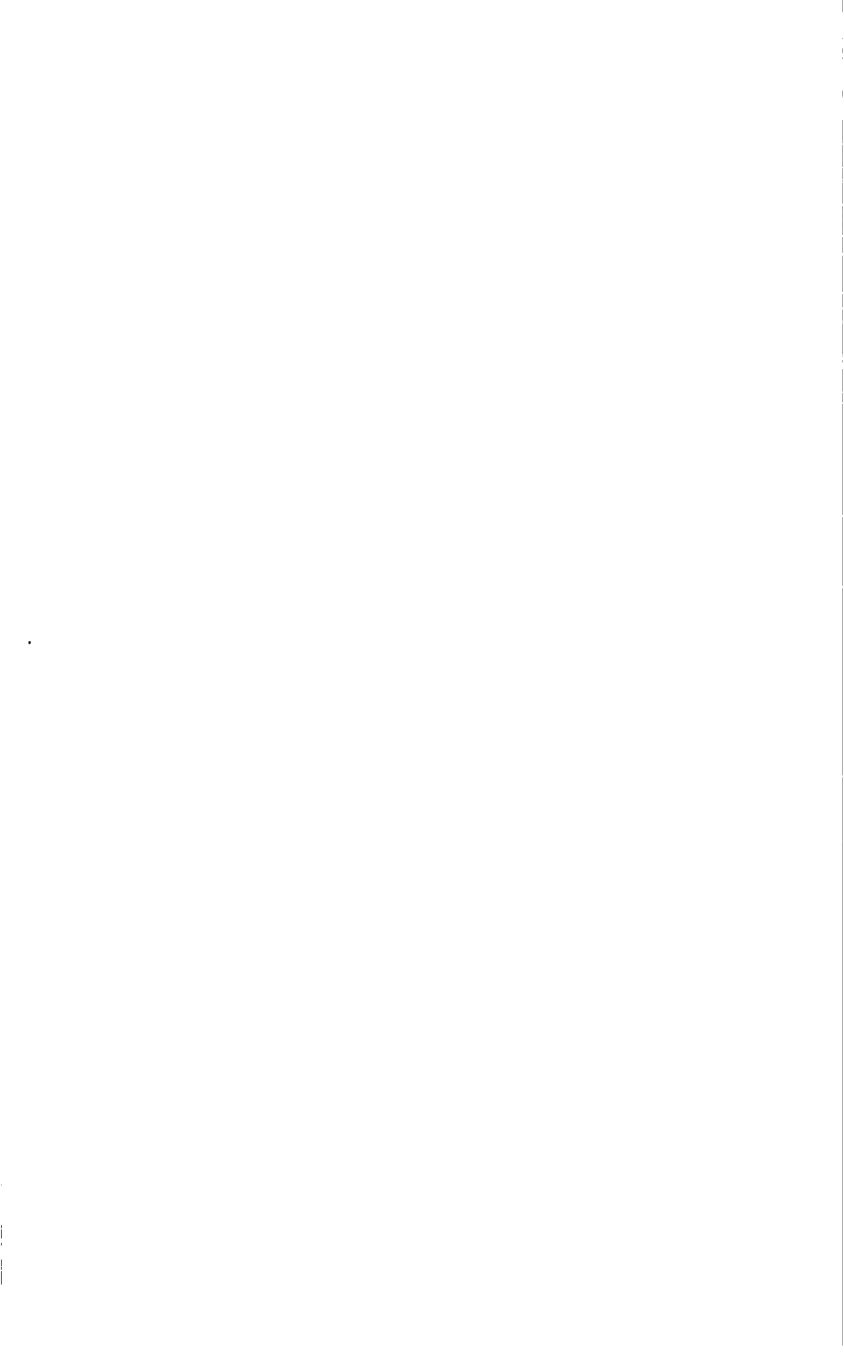
IV.-The commanding generals of the Departments of the Platte, Missouri, and Arizona are charged with the arrangements of all necessary details during the meeting of the cavalry teams, and upon completion of the contests will order all connected with them to return to their respective stations. The travel herein directed is necessary for the public service.

By command of Major General Schofield:

J. C. KELTON,

Acting Adjutant General.

OFFICIAL:



GENERAL ODDERS, HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, June 1, 1889.

I.-The competitions of distinguished marksmen provided for in paragraph 605, Blunt's "Small-Arms Firing Regulations," will take place this year at the Bellevue Rifle Range, near Omaha, Nebraska, commencing on August 27th, and will be conducted by Major Guy V. Henry, 9th Cavalry.

II.-For the competition in which the rifle is used selections will be made by department commanders from those of the class of distinguished marksmen, firing with the rifle, who may be serving in their commands, as follows: Two from the Department of the East, one from the Department of Dakota, two from the Department of the Platte, one from the Department of the Missouri, one from the Department of Texas, one from the Department of the Columbia, one from the Department of California, and one from the Department of Arizona, and the selected marksmen directed to report to the commanding general Department of the Platte on August 21st.

III.-For the competition in which the carbine is used selections will be made by department commanders from those of the class of distinguished marksmen, firing with the carbine, who may be serving in their commands, as follows: Two from the Department of Dakota, one from the Department of the Platte, one from the Department of the Missouri, one from the Department of Texas, two from the Department of the Columbia, one from the Department of California, two from the Department of Arizona, and the selected marksmen directed to report to the commanding general Department of the Platte on August 21st.

IV.-The commanding general Department of the Platte is charged with the arrangements of all necessary details during the meeting of the teams of distinguished marksmen, and upon the completion of the contests will order all connected with them to return to their respective stations. The travel herein directed is necessary for the public service.

BY CUMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Acting Adjutant General.

OFFICIAL:



GENERAL ORDERS, No. 48.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, June 11, 1889.

The following order from the War Department is published for the information and guidance of all concerned:

WAR DEPARTMENT, Washington, June 5, 1889.

By authority of an order of the President of the United States, dated May 20th, 1889, amending Executive order dated March 20th, 1889, in amendment of Executive order dated July 2, 1875, relative to the reduction of the U. S. Military Reservation on San Juan Island, in townships 34 north, ranges 2 and 3 west, W. M., Washington Territory, the following-described tracts of land in township 34 north, range 2 west, on San Juan Island, in Washington Territory, as shown on plat approved by the U. S. surveyor general of Washington Territory, May 2, 1889, will constitute the "Military Reservation of San Juan Island," viz: Lot 1 of section 5; lots 4, 5, 6, 7, 8, 9, and 12, and the S. W. ¼ of the N. E. ¼ and the S. E. ¼ of the N. E. ½ of section 7; and lots 1, 2, 3, 4, 5, 6, and 7, and the S. W. ½ of the N. W. ½ and the S. E. ½ of the N. W. ½ of section 8, containing an aggregate area of 640 acres of land.

REDFIELD PROCTOR,

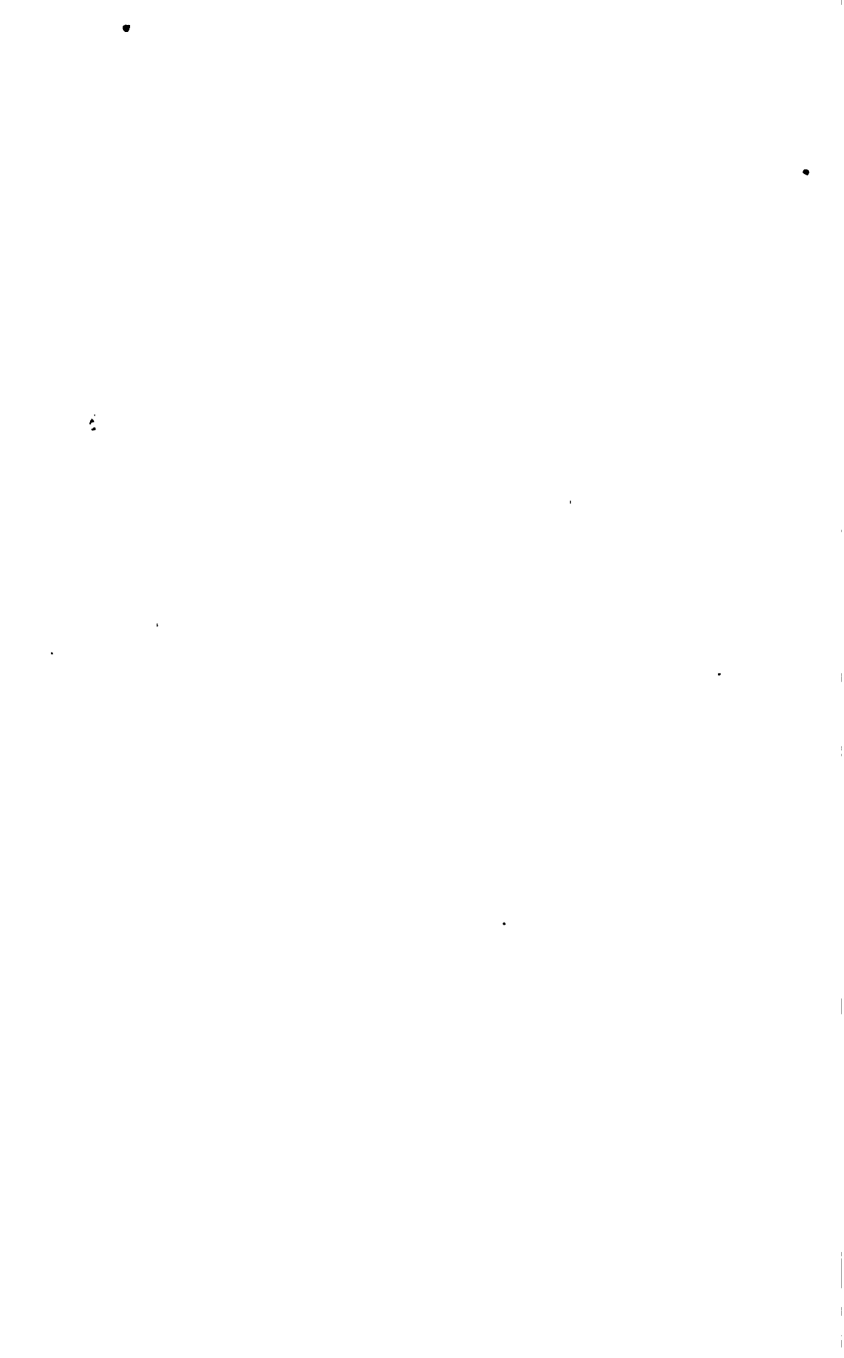
Secretary of War

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL ORDERS, No. 49.

#### HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, June 11, 1889.

In anticipation of the more complete equipment of artillery posts with the apparatus necessary for the proper conduct of heavy artillery instruction and target practice, the following special scheme of instruction is, in accordance with paragraph 219, Regulations of 1889, ordered to be carried out at all artillery posts in the Army:

The details of the method of instruction are left to the discretion of the regimental commanders, who, after approval by department commanders, will issue the necessary instructions to secure uniformity in their respective commands.

The instruction as prescribed shall be obligatory for all commissioned and non-commissioned officers, and for such other enlisted men as, in the opinion of the post commander, have sufficient capacity to profit by it.

This instruction will form a part of the practical military work of each artillery garrison, and may be carried on at any season of the year when ordered by the regimental commander, provided there shall not be any interference with work ordered by higher authority.

At such posts as may be provided with the necessary apparatus the instruction will begin without delay; at all others it will be taken up as soon as the apparatus is received.

Instructions will include the following:

- (1.) The use of plane and plotting tables, the azimuth circle, the transit, and such other instruments as may be provided for use either in heavy artillery firing practice or in the preliminary work required in section IV. General Orders, No. 108, Headquarters of the Army, Adjutant General's Office, series of 1888; setting up the instruments; making and reading observations.
- 12.) Thorough course in signaling with flags and torches; telegraphy; the use of the Wheatstone magneto-dial telegraph and the telephone.
- (3.) Tracking-vessel drill, accompanied by judging distance exercises and the relative direction or movement of ships.
- (4.) The use of stop-watches in connection with judging distance exercises by sound and flash.
- (5.) Setting up meteorological instruments—anemometer, thermometer, barometer, and hygroscope—care of and reading the same, and their application to artillery firing practice.

Judging velocity of wind by making direct comparisons with observed readings of the anemometer; estimation of direction of wind with reference to an assumed plane of fire; and resolution of wind force into rectangular components with reference to the plane of fire.

- (6.) Use of telescopic and other sights; principles of their construction; adjustments for range, wind, drift, and movement of target; and pointing guns.
- (7.) Use of electrical firing batteries and machines; making electrical circuits, with test and measurement of same.
- (8.) Measurement of velocities by the chronograph and velocimeter. In addition to the foregoing, non-commissioned officers and other enlisted men of sufficient intelligence will receive careful instruction in the use of logarithms, solution of plane triangles, and of simple ballistic formulæ.

Reports of the work performed in accordance with this order will be made in accordance with paragraphs 220 and 222, Regulations of 1889.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

No. 50.

## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, June 12, 1889.

The following order of the President is published for the information and guidance of the Army, viz:

EXECUTIVE MANSION, June 7, 1889.

In November, 1862, President Lincoln quoted the words of Washington to sustain his own views, and announced in a general order that—

"The President, Commander-in-Chief of the Army and Navy, desires and enjoins the orderly observance of the Sabbath by the officers and men in the military and naval service. The importance for man and beast of the prescribed weekly rest, the sacred rights of Christian soldiers and sailors, a becoming deference to the best sentiment of a Christian people, and a due regard for the Divine will demand that Sunday labor in the Army and Navy be reduced to the measure of strict necessity."

The truth so concisely stated cannot be too faithfully regarded, and the pressure to ignore it is far less now than in the midst of war. To recall the kindly and considerate spirit of the orders issued by these great men in the most trying times of our history, and to promote contentment and efficiency, the President directs that Sunday morning inspection will be merely of the dress and general appearance, without arms; and the more complete inspection under arms, with all men present, as required in par. 950, A. R., 1889, will take place on Saturday.

BENJ. HARRISON.

By the President:

REDFIELD PROCTOR,

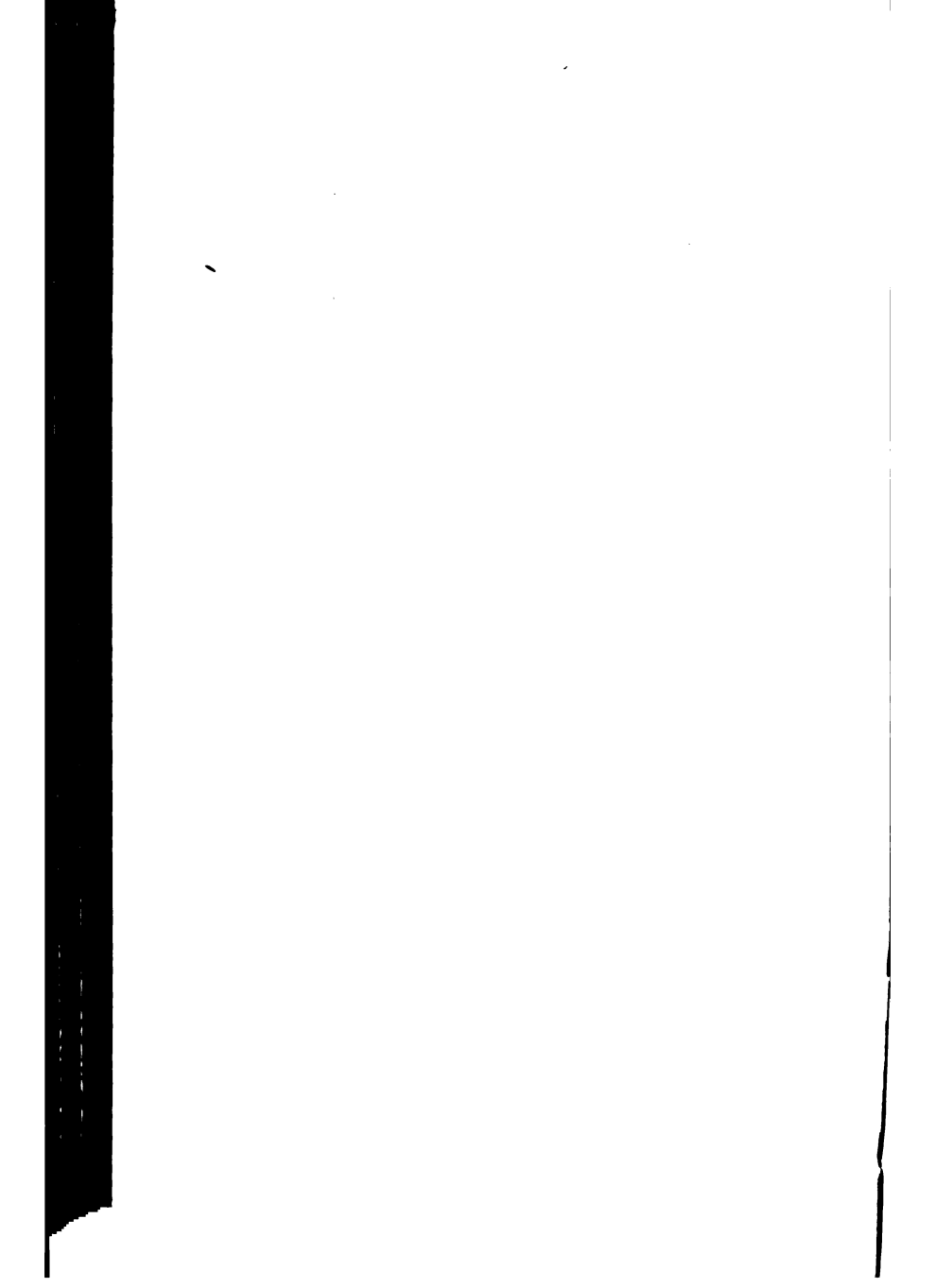
Secretary of War.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



No. 51.

### HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, June 18, 1889.

The following allowance of table ware and kitchen utensils, under paragraph 277, Regulations of 1889, having been approved by the acting Secretary of War, is, by his direction, published for the information and guidance of all concerned:

List of table ware and kitchen utensils.	Allowance for company of infantry or artiflery	Allowance for troop of cavaling or 1 gh; buffery,	An-wath, ' ' ' ' o' m' ' ' ' o' o' o' o' o' o' o' o' o' o' o'	
Dinner-plates  Journal States   48 68 6 6 2 4 6 6 8 4 8 4 4 4 4 4 8 12 12 1 2 1 12 12 12 12 12 12 12 12 12	72 72 86 4 8 77 77 74 4 4 72 12 12 12 12 12 12 12 12 12 12 12 12 12	4 15 1 2 3 1 1 2 4 3 1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		



GENERAL ORDERS, No. 51.

# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, June 18, 1889.

The following allowance of table ware and kitchen utensils, under paragraph 277, Regulations of 1889, having been approved by the acting Secretary of War, is, by his direction, published for the information and guidance of all concerned:

List of table ware and kitchen utensils.	Allowance for company of infantry or artillery.	Allowance for trappof cav- alry or light buttery.	Allowance for regimental headquarters, including band.
Dinner-plates Soup-plates Meat-plates Cups and saucers Dippers Soup-ladles Skimmers Tumblers Water-pitchers Vegetable-dishes Dish-pans Basting-spoons Tea-spoons Table-spoons Table-knives Bread-knives Bread-knives Butcher-knives Chopping-bowls Salt-cellars Pepper-boxes Sirup-pitchers Coffee-mills Meat-saws Scales and weights Bowls Prying-pans Meat-forks Meat-choppers Carving-sets Cleavers Sugar bowls Gravy-boats Mustard-spoons Mustard-spoons Frour-sieves Can-opener Graters	48 68 6 6 2 48 6 48 48 48 44 48 12 1 2 1 48 8 4 6 2 2 1 12 12 16 2 16 2 16 2 16 2 16	728 76 6 22 8 6 4 8 7 7 7 7 7 4 4 4 4 2 2 1 2 1 2 8 6 6 2 8 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2	24 24 23 23 24 23 24 24 24 24 22 24 24 24 24 24 24 24 24

Requisitions for these articles will be made by post quartermasters, and the articles will be invoiced by them to company commanders, who will account for them on their returns of clothing and equipage. Estimates for the same will be made under appropriation for clothing and equipage.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

General Orders )
No. 52.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, June 18, 1889.

By direction of the Secretary of War, the accompanying table of the price of clothing and equipage for the Army of the United States, with the money allowance for clothing of the enlisted men for each year and day, including the allowance for the enlisted men on the retired list, also of the allowance of equipage, is published for the information and guidance of all concerned, to take effect July 1, 1889, and to remain in force until further orders.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

does ::: ; ; t **\$**0.70 1.65 1.42 [ | | | | | | . 1. 8. 1. 9.01 3.3 11.66 Signal Corps. Statement of the price at which Clothing for the Army of the United States will be issued from July 1, 1889, until further orders. . 42 . 72 . 77 . 01 11. 66 9. 91 7. 76 8 48 2.13 2.22 **존 왕** 1 5.76 | 5.76 .01 Ξ. Catrilty. \* \* 8 8 8 \$ 8° 8 2683E3 Light Artillery 11.87 8 5. 0. Infantry. 11.66 8.00 9.00 9.00 6.00 6.00 6.00 . . . . \$1.40 9.9 9.93 8 <u> 5</u> らざ 11.66 Engineera \$1.40 8 . . . 2 & 11.66 53 ē,8; 9.91 353 8.55 Ordunnce. 8 11.**6**6 9.91 . . . . Privatea, Ho. \$1.40 53 58 . 73 . 65 1. 42 6.83 \$1.40 6, 45 5 S 2.E 7.66 8.93 8.85 8 53 pital Stëwards. Acting Hos \$1.40 5.8. 53 ਣ.**ਜ਼** 11.05.05 22.05.05 22.05.05 6, 15 | 6, 45 8 **583** Stewards. **IstiqaoH** \$1.40 8 <u>5</u>3 583 583 .. 3. 53 master Sgts. 180d Quarter-:07 1.63 11.83 \$1.40 .02 10. 18 8. 85 2 **8** 6, 45 | 6, 46 Sergeants. 53 Commissary **£1.40** .. 68 .. S. B 8. きさ <u>9</u> 8 8 8 кевици. Ordnance Ser-Uniform coat, N.C.O., fine quality, made Overcoat, made \_\_\_\_\_ Fatigue or campaign hat, black, woul .... device for shield of eagle ..... age-cap, crossed flags and torch...... shell and flame, castle, wreath with Wreath with cross, wreath with pen and unmade ..... Uniform cost, N. C. officer's, fine quality, drab, fur .... key, crossed sabers, cannon, or rifles, crescent, Geneva cross, bugle for forcord and taxed number (white metal) \_\_\_\_\_ scrolls and rings..... hair plume\_\_\_\_\_ excket for plame \_\_\_\_ eaglo \_\_\_\_ spike ..... without trimmings top piece or base Numbers, brack ..... CLOTHING. Letters, brass..... Cork helmet\_\_\_\_\_ ። rord and band side buttons. ï unmade .... Fornge-cap Helmet, ï 3

N. C. O., made   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81   4.81	Uniform cast, Munician's, mudo						7.60	7.68	x. 27 6. 27 7. 60 5. 10	5.22 5.12 5.14 5.14	8.22 7.14 6.14	\$ 6 € <b>4</b>	¥ 0.0 € 0.0 0.0 0.0 0.0 0.0 0.0	)	
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Suntmer Clothing issued under Par. 1809 of the Regulations:	1809 of the B	- Legulat	 tions :	<u> </u>	Trons Fo	ers, ke	users, kersey, ligh Foot, made, beavy " unmade "	Tronsers, kersey, light shade, old sizes: Foot, made, heavy quality	ude, old lity	sizes:		<b>22</b> -	.00 per peir. 25	. pair.
('bats Trousers Overalis		<b>₩</b>	0.95 each. .90 per p .58	ig Li	Ä	un ted	" made, light " unmade, " Mounted, made, heav	beavy	quality				15825	* : : :
				. *- <u></u>		::	roade, li unmade,	made, light unmade, "	: :			24.	સંજ	= =
Coats Trousers Overalis		\$0.92 cach 88 lvr l	. 92 cach . 88 per p . 58		!		ı		·				1	

For clothing manufactured by the Quartermaster's Department in accordance with special mensurements furnished, as provided by Par. 1283 of the Regulations, the following additional charges will be made:

	#0.25 per pair.	., 22	
For sewing chevrons upon garments, irrespective	For newfine strings mean factors is according of	Tank	
0. 50 each.	8,8 8,8	. 25 per pair.	
)vercoats \$0.50	)rese-coats	Trought	

#### Prices at which articles of Equipage will be charged—Continued.

ARTICLES.	AMOUNT.	ARTICLES.	AMOUNT.
Colors, regimental, infantry	\$128,00 1,95	Barrack chairs, r'hide seat, each " vulcanized fiber	\$1.45
Standard	60,00	seateach	1.29
Guidon, cavalry	7.50	" " indurated fiber	1
" artillery	14.45	seateach	1.00
" ambulance	1.75	" perforat'd veneer	
Guide, regimental, general	6.85	seatench	
Marker	6. 50	Shoe-file	. 25
Color-belt and sling	3,00	Card-holder for bunks "	. 02
Camp-color	1.37	Buffalo overcoat	12. 95
Company marking-stamp	5.00	Canvas overcoat, blanket-	L
Stencil-plates	1.05	lined	10, 85
Scrubbing-brush	. 17	Hand litters "	4.50
Corn broom	.13 !		I
Table W.	ARE AND	KITCHEN UTENSILS.	
Dinner-platesper doz.	<b>SO.</b> 88	Pepper-boxesper dox.	<b>\$</b> 0,50
Soup-plates'	. 94	Sirup-pitcherseach	32100
Meat-plates	8.62	Coffee-mills	5.47
Cups and saucers "	1.18	Ment-saws	.50
Dippers "	. 624	Scales and weightsper doz.	15.50
Soup-ladles"	. 72	Bowls	1.24
Skimmers	. 75	Pickle-dishes	1.79
Tumblers "	. 50	Frying-panseach	.50
Water-pitchers ''	6, 58	Meat-forks	. 09
Vegetable-dishes "	2.75	Meat-choppers	6.90
Dish-panseach	. 42	Carving-sets	1.654
Basting-spoons "	.07	Cleaversper doz.	8.98
Tea-spoonsper doz.	2.021	Sugar-bowls	3.10
Table-spoons "	4.05	Gravy-boats	2.09
Table-forks ''	4.05	Mustard-pots "	1.04
Table-knives "	2. 25	Mustard-spoons	. 15
Bread-knives"	1.90	Flour-sieveseach	. 123
Butcher-knives "	3.58	Can-openers	. 12
Chopping-bowls "	4.40	Graters	.10
Salt-cellars	.50		-

Note.—Hospital tents and flies require 18 large and 28 small pins.
Wall tents and flies require 10 large and 18 small pins.
Conical wall or Sibley tents require 48 small pins.
Common tents require 24 pins.
Shelter tents require 8 pins.

### Allowance of Clothing.

			YEAR	•		fre fre
ARTICLES.	First.	Second.	Third.	Fourth.	Find.	Total for years
Helmets and trimmings, complete no. Forage cap and trimmings no. Campaign hats no. Campaign hats no. Cinform coate* no. Canvas fatigue coat no. Canvas fatigue trousers pairs. Linen collars no. Canvas fatigue trousers pairs. Linen collars no. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers no. Canvas fatigue trousers pairs. Canvas fatigue trousers no. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue trousers pairs. Canvas fatigue fatigue fatig	12113116333123146112131114811	1 1 1 2 1 1 6 2 3 3 1 1 2 1 4 6 1	1 1 1 1 2 1 1 1 4 8 1 1 1 4 8	1 1 1 2 1 1 6 2 3 3 1 1 2 1 4 6 1	1 1 1 1 1 1 6 2 3 3 3 1 2 1 4 6 1	2 6 5 2 10 5 30 11 15 15 3 7 12 5 20 30 5 1 6 2 10 2 5 2 20 40 3 5
helmets, and, in addition to the forego- ing, to the following articles:  fronsers, whitepairs	3 1 1	2	2 1 	2	1	10 2 1

<sup>\*</sup>A sack coat only being provided for the enlisted men of the Signal Corps, the allowance will be two sack coats in the first year's enlistment and one each year thereafter.

### Allowance of Equipage.

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	1	Tents	<b>5.</b>	1				
		Conical wall.	Common.	Axes. Hatcheta.	Spades.	Pick-axon.	Camp-kettles.	Mom-pans.
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o every6 o every1 o every :	foot or 4 mounted men 5 foot or 13 mounted men 0 foot or 17 mounted men (Par. 176, Regs.)		1 .	2 2	2	2	2	
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or 1 con 2 con 4 3 4 4 6 6 7 7 8 8	ipany					_	1 1 2 2 3 3 3 3 4 4	1 1 1 1 1 1 1 1 1
	Fla	ıg <b>8</b> .						
					Post.	Storm		Halliards.
(Garriso	post or garrison on flags are supplied only to such p time to time by the Secretary of W ations indicate how they are to be	osts as ar	e desig	gnated	1	!	2	2

Under Par. 1296 of the Regulations, officers may purchase at the foregoing prices such articles of equipage as they actually need, provided the property can be spared for the purpose.

Cork helmets are supplied to troops, in the first and third years of their enlistment, in lies of the campaign hats. The necessity for such issue must be certified by the Department Commander.—Par. 1828, Regulations.

Arctic overshoes and woolen mittens when issued will be charged to the enlisted men at cost prices. The necessity for their issue must, however, be certified to by the Inpartment and Division Commanders. The allowance for these articles is as follows:

Arctic overshoes, one pair in each of the first and third years of enlistment, and weelen mittens, two pairs per annum.—Pars. 1813 and 1821, Regulations.

Overcoats made of fur or other suitable material will be issued and accounted for in the manner prescribed by Par. 1301 of the Regulations.

One fur cap and one pair of fur gauntlets will also be issued annually to all enlisted men in the Departments of the Platte, Dakota, and the Columbia, and in other departments, when specially authorized by the division commander, at the prices established for such articles in the annual price-list. Their money value is to be charged on the clothing accounts of the men to whom they may be issued, but is not to be computed in their clothing allowances.—Pur. 1302, Regulations.

Civilian employée may also purchase, at the prices given in this list, fur clothing, when in the opinion of Post ('ommanders their duties are such that they actually need them.—Pur. 1303, Regulations.

Rubber blankets and ponchos may be issued gratuitously, at the rate of one per annum, to each enlisted man, until the stock on hand shall have become exhausted. (Decision of Secretary of War, May 21, 1889.)

Enlisted men may draw, whenever in the opinion of the proper officer it may be necessary, during their first year's enlistment, the two woolen blankets to which they are entitled during their service of five years. (G. O. No. 139, H. Q. A., 1884.)

Service chevrons (war or peace) are issued without charge.—Par. 1805, Regulations.

Brassards are charged only in case of loss or damage. (G. O. No. 71, H. Q. A., 1885.)

Canvas mittens and canvas blanket-lined caps. (See Pars. 1299, 1300, and 1822 of the Regulations.)

Leggings. (See Par. 1814 of the Regulations.)

#### Corn Brooms and Scrubbing Brushes.

To each company, without regard to its numerical strength, 3 corn brooms and 2 scrubbing-brushes per month. (Par. 1304, Regulations.)

To each public office and building furnished by the Quartermaster's Department, viz:

Post Commanders and Post Quartermaster offices, Quartermaster's warehouse, Post bakery, Poet school, Post chapel, and Post library, six corn brooms per annum. Each Officer of the Army is authorized to purchase six corn brooms and three scrubbing-brushes per annum at the prices specified in this order. (Par. 1305 and 1306 of the Regulations.)

#### Barrack Chairs.

One for each N. C. officer. (Par. 1069, Regulations.)
Six for every 12 enlisted men of all other grades. (Par. 1069, Regulations.)

Tableware and Kitchen Utensils.

See General Order No. 51, H. Q. A., 1889.

Allowance of Clothing to Chief Musicians same as to Quartermaster Sergeant. (See Section 1279, Revised Statutes.)

Sergeants of Ordnance have no Clothing allowance. (See Section 1297, Revised Statutes.)

The annual money allowance for Clothing for enlisted men should be divided by two to obtain the semi-annual allowance. The daily allowance is used only for fractional periods less than the half year.

There is no monthly allowance; the allowance is a yearly one, and the table gives the daily proportion thereof, estimating 365 days to the year.

In addition to the foregoing allowance each enlisted man is allowed for the first year of every enlistment the sum of five dollars for the purpose of having his clothing altered and fitted to his person. (See paragraph 1271 of the Regulations.)

Post Quartermaster Sergeants have the same allowance as Ordnance Sergeants. (See G. O. No. 65, H. Q. A., 1884.)

The annual money allowance of enlisted men, retired, is three-fourths of the average annual clothing allowance as prescribed in this order for an enlistment of five years. (See paragraph 136 of the Regulations.)

Hospital Stewards have the same allowance as Ordnance Sergeants. (See G. O No. 29, H. Q. A., 1887.)

Acting Hospital Stewards and Privates of the Hospital Corps have the same allow ance as a Corporal of the arm of service with which on duty. (See G. O. No. 68, H. Q. A., 1887.)

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GENERAL ORDERS, No. 53.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, June 22, 1889.

I-Paragraph I, General Orders, No. 46, current series, from this office, on the subject of the cavalry competitions for 1889, under paragraph 600, Blunt's "Small-Arms Firing Regulations," is amended to read as follows:

I. For the cavalry in the Departments of Dakota, the Platte, and the Columbia, at Bellevue, Nebraska, commencing on August 12th, and will be conducted by Major Guy V. Henry, 9th Cavalry. The competitors will report to the commanding officer camp at Bellevue on August 6th.

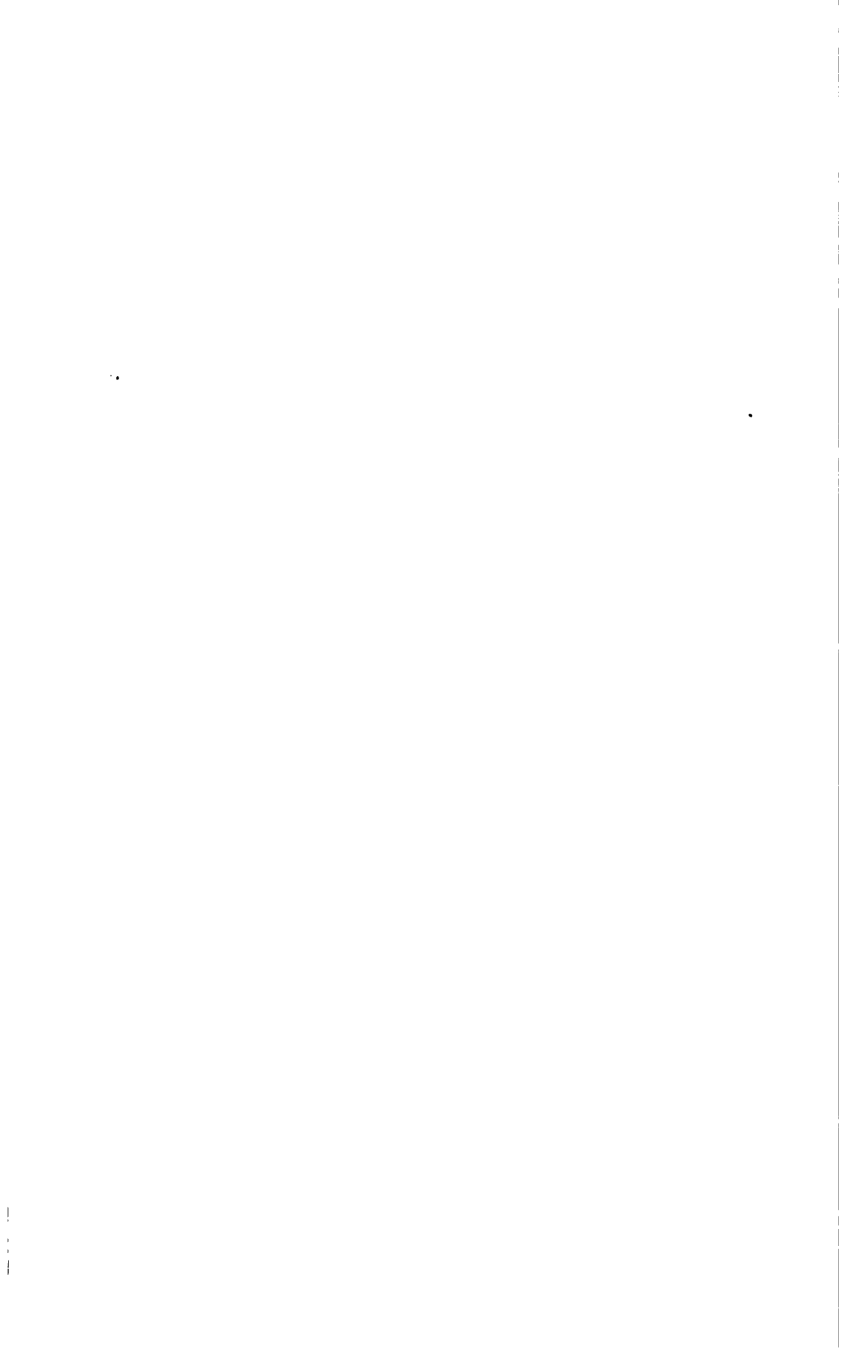
II. In order to carry out the provisions of the latter part of paragraph 880, Small-Arms Firing Regulations, at all posts not provided with a suitable stop-butt on the target range, there will be erected a mound of earth, behind each target, of sufficient dimensions to retain all bullets that, in practice, pass through the target.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL ORDERS, No. 54.

# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, June 24, 1889.

In accordance with the requirements of paragraph 386, Regulations of 1889, the allowance of ammunition for the instruction of heavy and light artillery batteries and for practice with machine-guns is, until further orders, fixed as follows:

1. For batteries at fortifications (including practice with mortars and the 4½-inch muzzle-loading rifle) and for each battery of artillery equipped as a battery of horse artillery or a light battery, and serving as such, armed with the 3-inch muzzle-loading rifle, the allowance of ammunition will remain as prescribed in section IV, paragraphs 6 and 7 of General Orders, No. 108, Adjutant General's Office, 1888.

Practice with the 4½-inch muzzle-loading rifle and the 30-pounder Parrott rifle may be resumed with a powder charge of 3½ pounds of cannon powder.

- 2. For each battery of artillery equipped as a battery of horse artillery or a light battery, and serving as such, armed with the 3.2-inch breech-loading rifle, there will be allowed for the annual target practice twenty-five standard projectiles (such as shall be issued by the Chief of Ordnance on approved requisitions) for each gun of the command, with the necessary blank cartridges.
- 3. Each battery equipped as a battery of horse artillery or a light battery, referred to in the foregoing paragraphs, will be allowed for instruction, other than target practice, as many blank cartridges and friction primers as may be deemed necessary by the battery commander and approved by the post commander.
- 4. For batteries armed with the Hotchkiss breech-loading mountain gun there will be allowed for the annual target practice twenty-five standard projectiles (such as shall be issued by the Chief of Ordnance on approved requisitions) for each gun of the command, or their equivalent in money value if reloaded.
- 5. For each battery armed with the Hotchkiss revolving cannon there will be allowed for the annual target practice one hundred standard projectiles for each gun of the command, or their equivalent in money value if reloaded.

- 6. For each machine-gun of small-arm caliber there will be allowed for the annual target practice two thousand ball-cartridges, or their equivalent in money value if reloaded.
- 7. Nothing in this order shall be so construed as to interfere with the special allowance of ammunition heretofore approved for the instruction of student officers at the U.S. Artillery School at Fort Monroe.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

GENERAL ORDERS, No. 55.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, June 24, 1889.

By direction of the Secretary of War the posts of Little Rock Barracks and the Army and Navy Hospital at Hot Springs, Arkansas, are transferred, for the purpose of payment only, to the Department of the Missouri.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL ORDERS, HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, June 24, 1889.

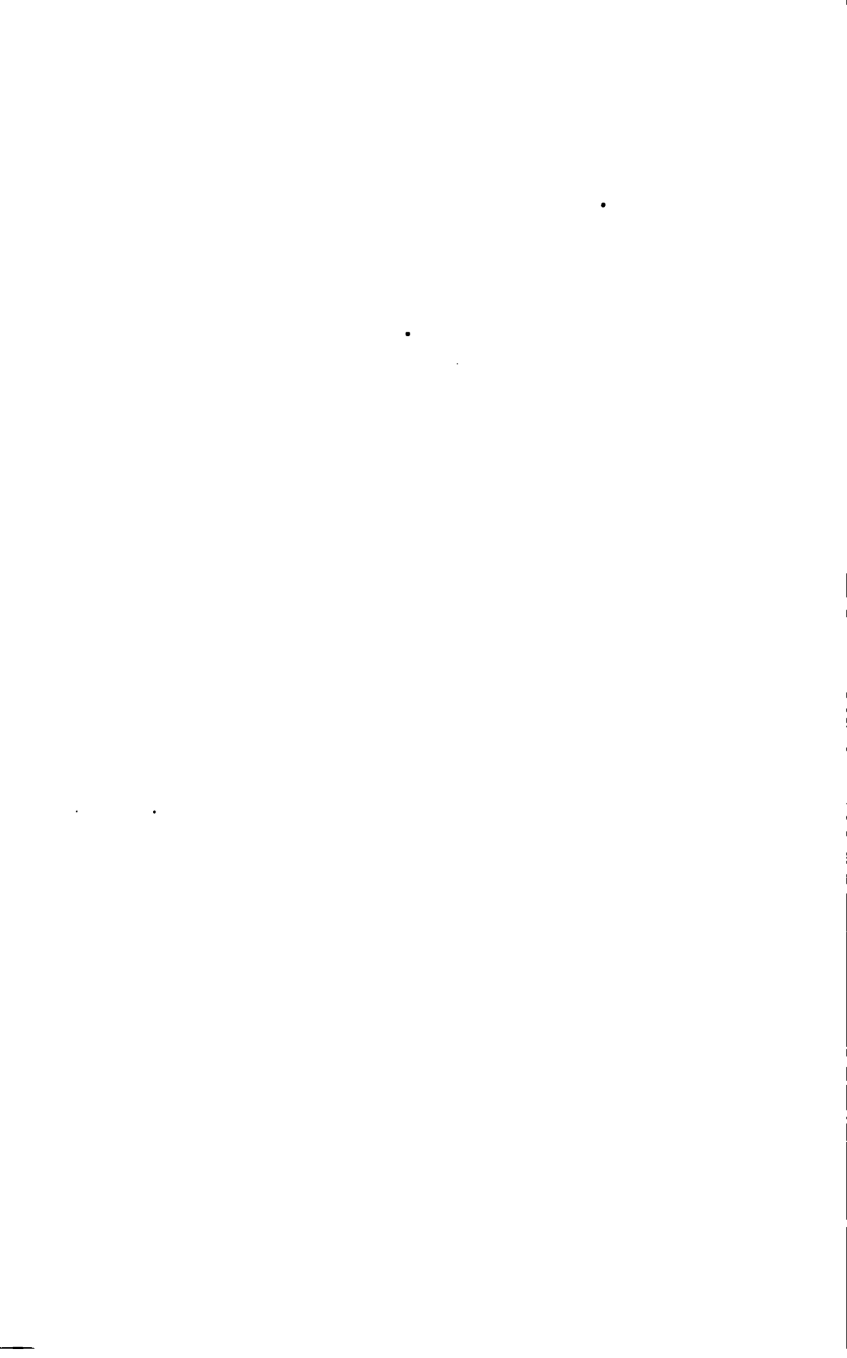
By direction of the Secretary of War General Orders, No. 86, of 1886, from this office, directing that lectures be given by medical officers when voluntary attendance can be secured, is revoked.

By COMMAND OF MAJOR GENERAL SCHOFIED:

J. C. KELTON,

Adjutant General.

OFFICIAL:



# GENERAL ORDERS, HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, June 24, 1889.

I\_By direction of the Secretary of War the appointments in the Army of the United States, with the rank of 2d lieutenant, to date from June 12, 1889, of the following-named cadets, graduates of the Military Academy, are announced:

## Eighth Regiment of Cavalry.

- 15. Cadet Alvin H. Sydenham, vice Hammond, promoted. [Troop L.]

  First Regiment of Artillery.
  - 12. Cadet William G. Haan, vice Hunter, promoted. [Battery H.]

    Fourth Regiment of Artillery.
  - 8. Cadet John T. Martin, vice Lissak, promoted. [Battery G.]
- 9. Cadet Francis W. Willcox, vice Cronkhite, promoted. [Battery C.]
- 11. Cadet William L. Kenly, jr., vice Corthell, promoted. [Battery —.]

  Fifth Regiment of Artillery.
  - 7. Cadet Edmund M. Blake, vice Young, resigned. [Battery K.]
  - 10. Cadet Wilmot E. Ellis, vice Treat, promoted. [Battery B.]

    First Regiment of Infantry.
- 38. Cadet George W. Kirkman, vice Vogdes, promoted. [Company E.]
- 40. Cadet Sydney A. Cloman, vice Connolly, promoted. [Company G.]

  Second Regiment of Infantry.
- 28. Cadet Edwin V. Bookmiller, vice Benham, promoted. [Company A.]

  Seventh Regiment of Infantry.
- 37. Cadet John R. M. Taylor, vice Howell, promoted. [Company F.]
- 42. Cadet William S. Graves, vice McCoy, promoted. [Company D.]

  Eighth Regiment of Infantry.
- 29. Cadet Alexander R. Piper, vice Mercer, promoted. [Company C.]
  - 85. Cadet Edwin T. Cole, vice Stafford, promoted. [Company G.]

### Tenth Regiment of Infantry.

- 84. Cadet Matt R. Peterson, vice Littebrandt, transferred to the 10th Cavalry. [Company A.]
  - 89. Cadet Francis E. Lacey, vice Baker, resigned. [Company C.]
- 41. Cadet Charles Crawford, vice Bateman, dropped for desertion.

  [Company K.]

  Eleventh Regiment of Infantry.
  - 27. Cadet Harry R. Lee, vice Penrose, promoted. [Company H.]

    Fourteenth Regiment of Infantry.
- 80. Cadet Eddie T. Winston, vice Goodwin, promoted. [Company C.]

  Twenty-second Regiment of Infantry.
  - 36. Cadet William A. Phillips, vice Ord, promoted. [Company B.]

    Twenty-third Regiment of Infantry.
- 25. Cadet Charles B. Hagadorn, vice Pendleton, promoted. [Company I.]

## Twenty-fourth Regiment of Infantry.

- 44. Cadet Joseph D. Leitch, vice Fulton, deceased. [Company D.]

  Twenty-fifth Regiment of Infantry.
- 48. Cadet Frank D. Webster, vice Leonhaeuser, promoted. [Company A.]
- 45. Cadet Samuel Burkhardt, jr., vice Stockle, transferred to the 10th Cavalry. [Company D.]
- II\_The following-named cadets, graduates of the Military Academy, have been appointed to the Army of the United States as additional 2d lieutenants, in conformity with an act of Congress approved May 17, 1886, to date from June 12, 1889:

# Attached to the Corps of Engineers.

- 1. Cadet Eben E. Winslow.
- 2. Cadet Albert M. D'Armit.
- 3. Cadet Clement A. F. Flagler.
- 4. Cadet Chester Harding.
- 5. Cadet William W. Harts.
- 6. Cadet Robert McGregor.

# Attached to the cavalry arm.

- 18. Cadet Ralph Harrison, to the 2d Cavalry.
- 26. Cadet Charles D. Rhodes, to the 7th Cavalry.

- 31. Cadet Winthrop S. Wood, to the 2d Cavalry.
- 32. Cadet George T. Langhorne, to the 5th Cavalry.
- 33. Cadet Ulysses G. Kemp, to the 4th Cavalry.

### Attached to the artillery arm.

- 13. Cadet Sidney S. Jordan, to the 5th Artillery.
- 14. Cadet Walter A. Bethel, to the 4th Artillery.
- 16. Cadet Ben Johnson, to the 4th Artillery.
- 17. Cadet Morris K. Barroll, to the 1st Artillery.
- 19. Cadet Delamere Skerrett, to the 2d Artillery.
- 20. Cadet Edward F. McGlachlin, jr., to the 3d Artillery.
- 21. Cadet Archibald Campbell, to the 5th Artillery.
- 22. Cadet John P. Hains, to the 1st Artillery.
- 23. Cadet William Lassiter, to the 4th Artillery.
- 24. Cadet George Le R. Irwin, to the 5th Artillery.

### Attached to the infantry arm.

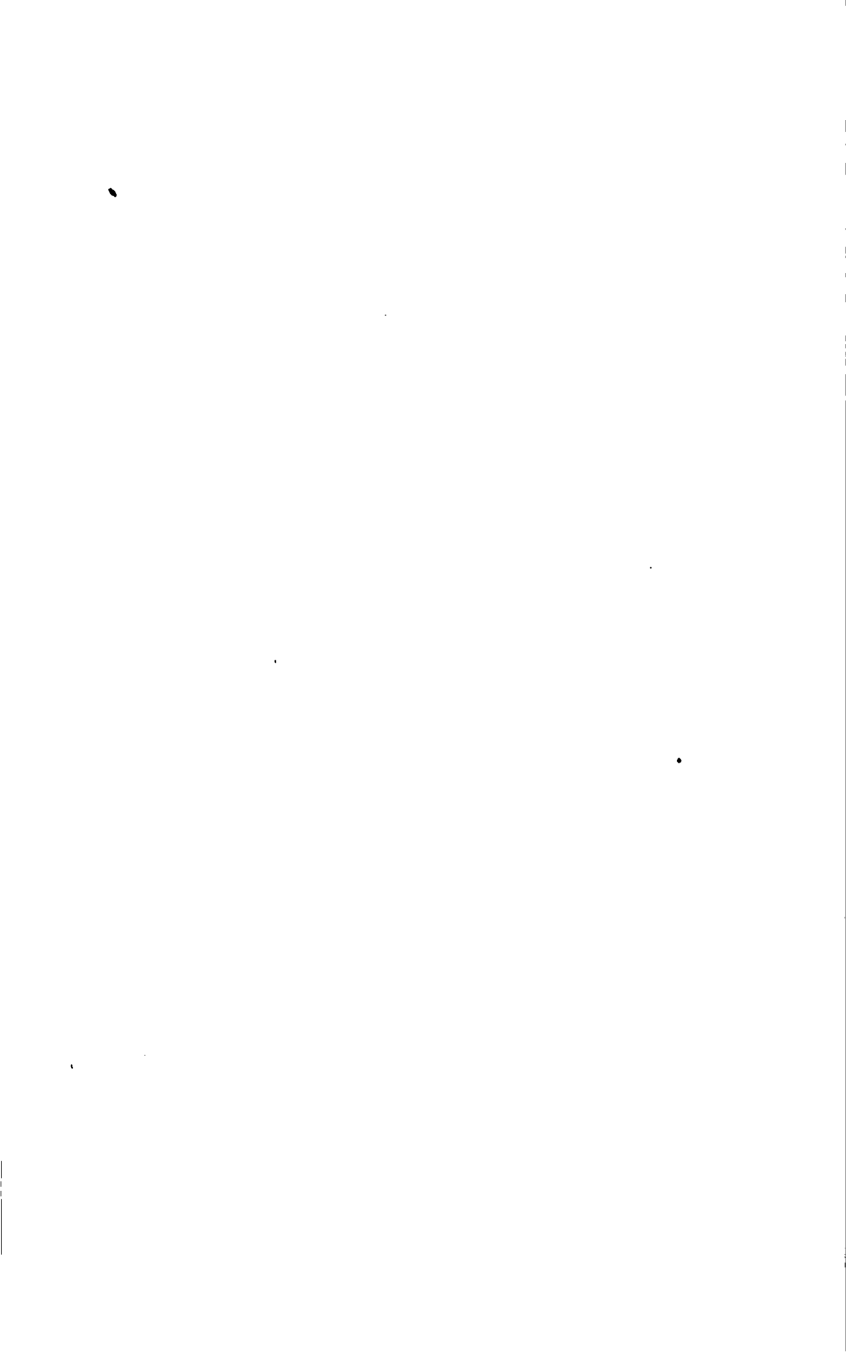
- 46. Cadet James E. Normoyle, to the 28d Infantry.
- 47. Cadet Edward V. Stockham, to the 17th Infantry.
- III...The officers above named will report in person at their proper stations on the thirtieth of September next. The travel enjoined is necessary for the public service.
- IV...The officers named in this order will, immediately upon its receipt by them, report, by letter, to the commanding officers of their respective corps or regiments, who will assign to companies those who have not been so assigned herein. The reports to the commanding officers should, in the absence of information as to their stations, be forwarded, under cover, to the Adjutant General of the Army.
- V-Those who have been attached as additional 2d lieutements will be appointed, in order of seniority, to vacancies as they occur in the arms of the service to which they have, respectively, been attached.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL ORDERS, HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, June 27, 1889.

I.-The Major General Commanding, with profound regret, communicates to the Army the following orders of the Secretary of War announcing the decease of the Honorable Simon Cameron:

WAR DEPARTMENT, Washington, D. Q., June 27, 1889.

#### ORDERS:

The painful duty devolves upon the Secretary of War of announcing the death of the Honorable Simon Cumeron, of Pennsylvania. Mr. Cumeron was the Secretary of War in the original Cabinet of President Lincoln, and rendered distinguished services to his country in the early period of the late war for the Union. Before that time and subsequently he represented his State in the Senate of the United States for many years. He had by reason of strength attained the ripe age of ninety years, and died on the 26th instant near the place or his birth in the great commonwealth he had so long and faithfully served.

As a mark of respect to his memory, it is ordered that the offices connected with the Department of War be draped in mourning for the period of thirty days, and all business be suspended therein on the day of the funeral.

REDFIELD PROCTOR,
Secretary of War.

II\_\_Upon the day after the receipt of this order at each military post seventeen guns will be fired at intervals of one-half hour, commencing at meridian.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:

GENERAL ORDERS, HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, June 28, 1889.

I.—The Secretary of War having approved a report of the Chief Signal Officer which proposes the simplification of signal instruction, and renders possible in time of war the instant employment and utilization of skilled civilian telegraphers for military purposes, it is hereby ordered that the American Morse Code be used by the Army for all purposes of signaling, whether visual or acoustic.

The use of the English Morse, or Continental Code, imposed by General Orders, No. 12. series of 1886, from this office, will be discontinued throughout the Army upon the receipt of this order.

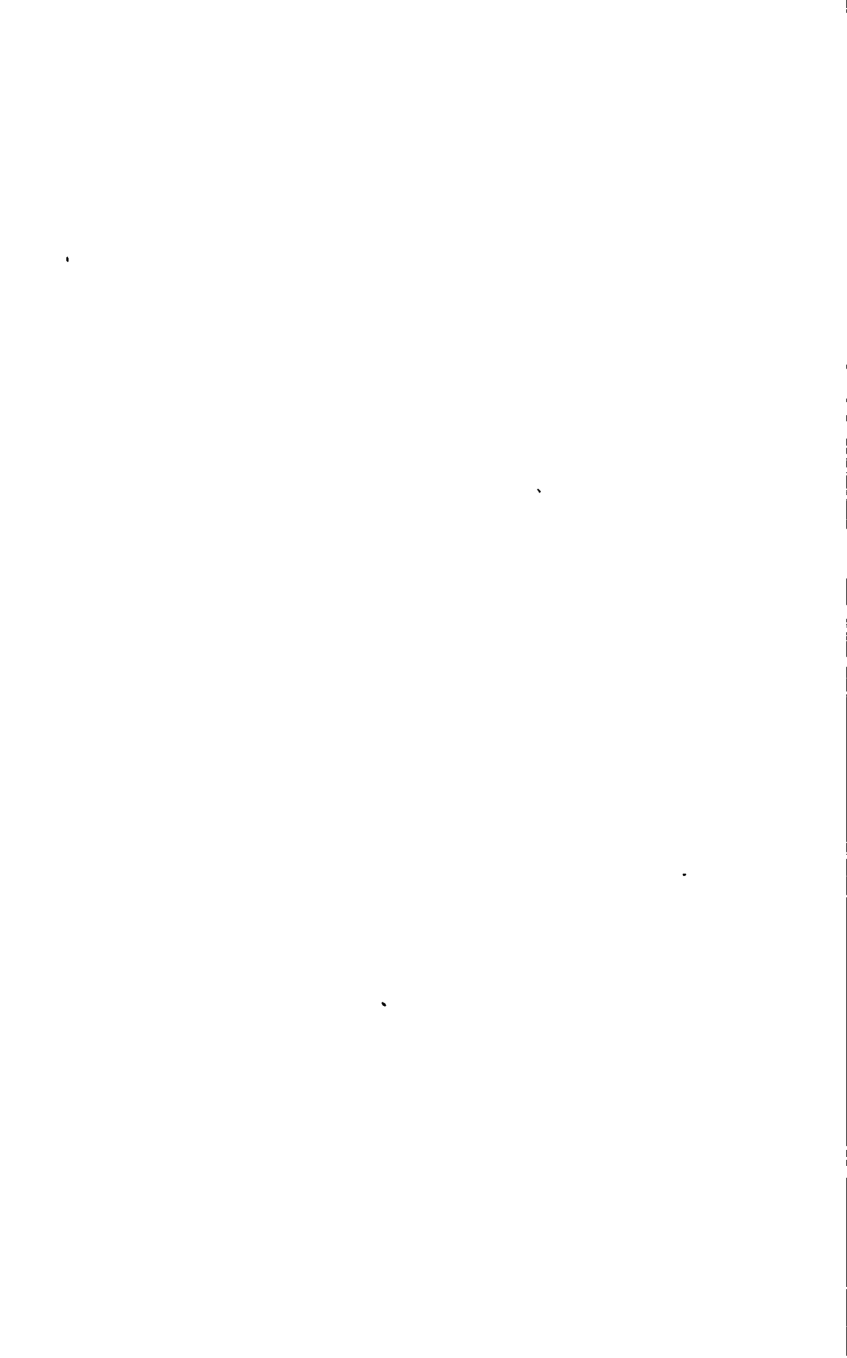
II--Code cards containing full information as to detailed methods of using the American Morse Code in signaling by flag, heliograph, torch, telegraph, or other device, will be furnished by the Chief Signal Officer upon application.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:



No. 60.

# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, June 28, 1889.

The following orders from the War Department are published for the information and guidance of all concerned:

WAR DEPARTMENT, Washington, June 27, 1880.

By authority of the President of the United States, dated April 20, 1889, the following described tracts of land, having been declared and set apart for that purpose, are proclaimed a military reservation, under the name of the "Military Timber Reservation of Fort Reno, Indian Territory," vis: The southwest ¼ of section 15; the south halves of sections 16 and 17; the southeast ¼ of section 18; the east ¾ of section 19; all of sections 20 and 21; the west halves of sections 22 and 27; all of sections 28 and 29; the east ¾ of section 80; the northwest ¾ of section 81; the north halves of sections 82 and 88; and the northwest ¾ of section 84; all in township 12 north, range 4 west of the Indian meridian.

REDFIELD PROCTOR,
Secretary of War.

WAR DEPARTMENT, Washington, June 27, 1889.

By authority of the President of the United States, dated April 20, 1889, the southwest 1/4 of section 84, township 12 north of range 8, west of the Indian meridian, Indian Territory, and located at a point known as Oklahoma Station, is proclaimed a military reservation under the name of the "Military Reservation of Oklahoma Station, Indian Territory."

REDFIELD PROCTOR,

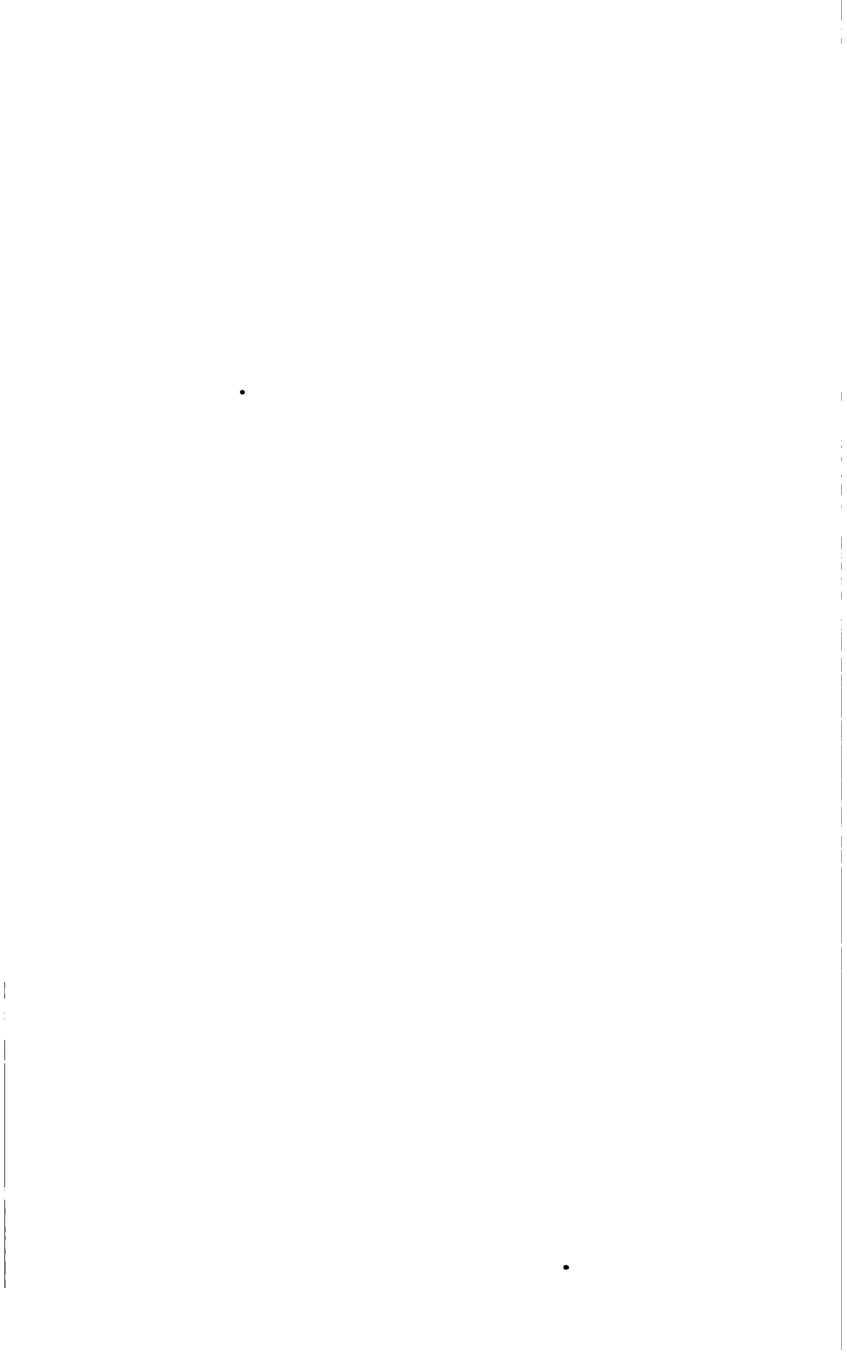
Secretary of War.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL OBDERS,

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, June 28, 1889.

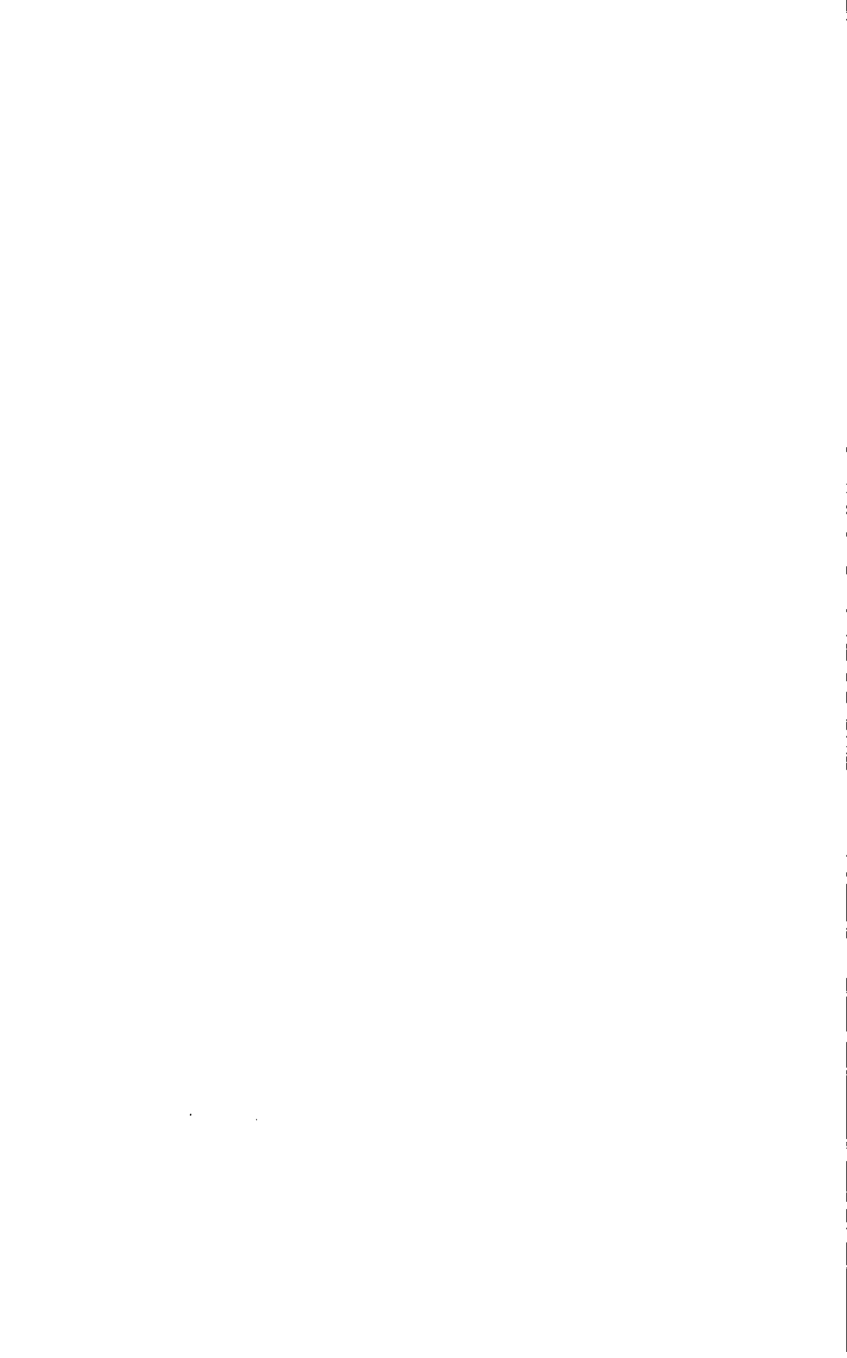
By direction of the Secretary of War the post of Fort Meade, Dakota Territory, is transferred, for the purpose of payment only, to the Department of the Platte.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL ORDERS, HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, July 2, 1889.

I.-Captain Stanhope E. Blunt, Ordnance Department, is hereby relieved from duty at the Headquarters of the Army as inspector of small-arms practice, and will report in person to the Chief of Ordnance.

Captain Blunt's services, in connection with the development of an effective system of rifle practice in the Army, have been of the highest importance, and his name will long be honorably connected with this great advance in the military service of the country.

II\_1st Lieutenant Tasker H. Bliss, 1st Artillery, aide-de-camp, is announced as inspector of small-arms and artillery practice at the Headquarters of the Army, from this date.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL 2



General Orders, 1

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, July 6, 1889.

By direction of the Secretary of War the following is published for the information and guidance of all concerned:

Upon conviction of offenses punishable at the discretion of courts-martial, a soldier may be sentenced to have his monthly pay, or a stated portion thereof, retained from him for such periods as the court, subject to the restrictions of the 88d Article of War, may direct. The amounts so retained will be paid only on the final statements furnished enlisted men on discharge from the service.

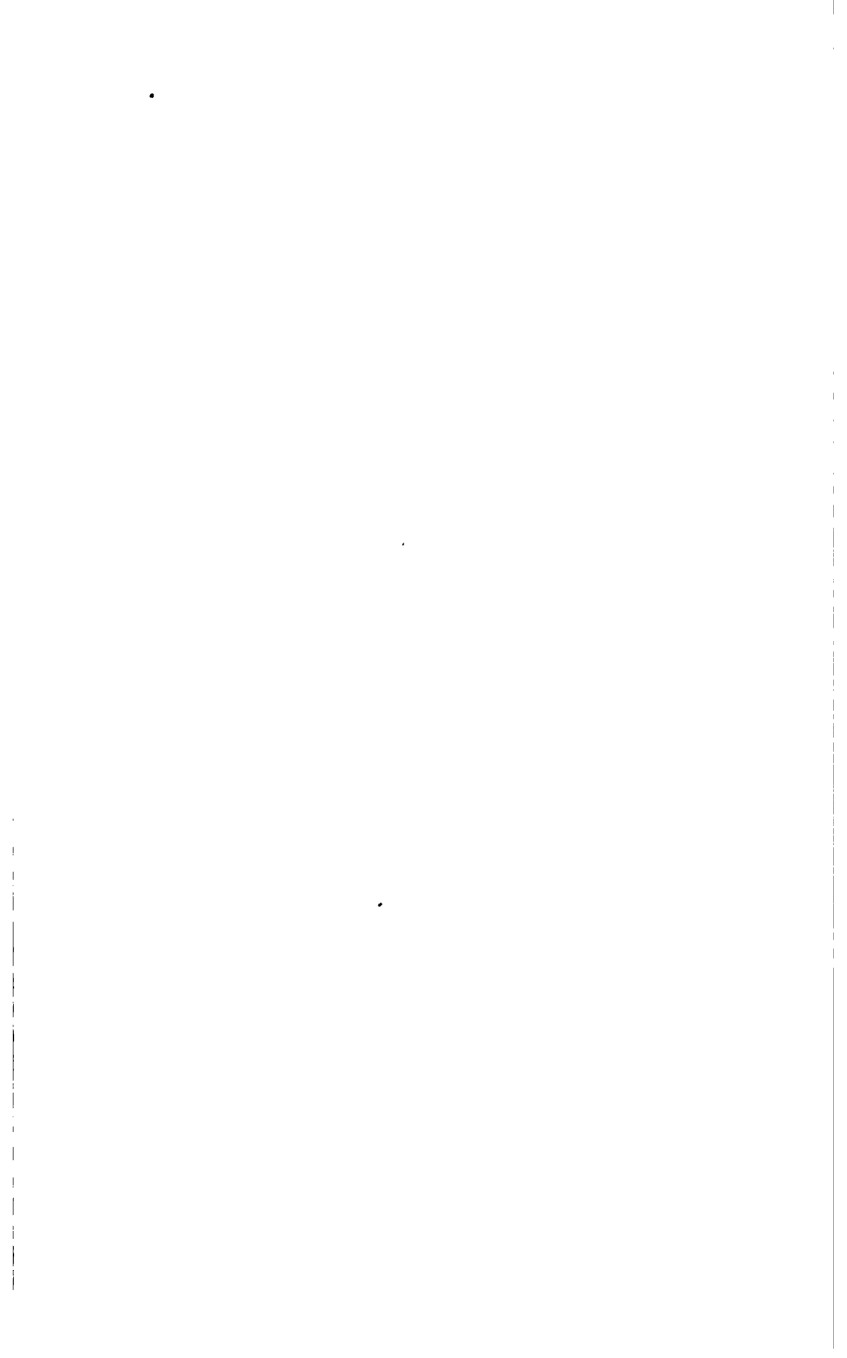
That the proper amount of punishment is the *least* amount by which discipline can be efficiently maintained, is a principle of recognized validity in the administration of military justice. It is expected that the punishment herein authorized, while of the least possible severity, will, if judiciously applied, diminish military offenses by compelling for the time being sobriety and abstention from vicious indulgences of every kind; and that it may thus be made a potent factor in the promotion of discipline and of the welfare of the service at large.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL ORDERS, No. 64.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, July 9, 1889.

I\_The following detail is announced for the recruiting service for the period from October 1, 1889, to October 1, 1891:

Lieutenant Colonel William H. Jordan, 19th Infantry, will report in person to the superintendent of the recruiting service, New York City, to command the depot at Columbus Barracks, Ohio, relieving Major William L. Kellogg, 19th Infantry.

Lieutenant Colonel Daingerfield Parker, 20th Infantry, will report in person to the superintendent of the recruiting service, New York City, to command the depot at Davids Island, New York Harbor, relieving Lieutenant Colonel Frederick Mears, 4th Infantry.

Major Reuben F. Bernard, 8th Cavalry, will report in person to the superintendent of the recruiting service, New York City, to command the depot at Jefferson Barracks, Missouri, relieving Major David Perry, 6th Cavalry.

The officers above detailed will report as indicated by October 1, 1889.

The officers relieved will join their respective regiments.

One company officer (preferably a 1st lieutenant) from the 2d, 4th, 6th, 8th, and 10th Cavalry, and the 2d, 4th, 6th, 8th, 10th, 12th, 14th, 16th, 18th, 20th, 22d, and 24th Infantry, will be selected by the respective regimental commanders actually with their regiments and ordered to report, in person, to the superintendent of the recruiting service, New York City, by October 1, 1889.

The superintendent will relieve officers of the above-named regiments of the expiring detail, in charge of rendezvous or at the depots, as those of the new detail report, and order them to join their companies.

The travel enjoined is necessary for the public service.

II—As the reputation and usefulness of the Army depend in no small degree upon the character and qualifications of the men entering its ranks, it is necessary that the officers charged with the responsible duty of recruiting should fully appreciate its vital importance, as well as the fact that it is an arduous and exacting duty when conscientiously performed. No officer should be selected for it who has been for a protracted period on detached service, or who desires

the detail merely to escape the restraints of discipline or the hardships and isolation of frontier service; nor should any officer be given the detail who is not known to be discriminating in judgment and painstaking, energetic, and efficient in the discharge of his military duties. Regimental commanders are enjoined to be guided solely by these considerations in making the required selections from their respective regiments.

III.-Recruiting officers are required to give close personal attention to all their duties, and every effort must be made to prevent the improper enlistment of minors, or of men of vicious or doubtful habits. The superintendent will see that the provisions of the Regulations in this respect are strictly enforced (paragraphs 908-912, Regulations of 1889).

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

GENERAL ORDERS, No. 65.

HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, July 11, 1889.

By direction of the acting Secretary of War the following is published for the information and guidance of all concerned:

The practice of sending deserters, other than unassigned recruits, received at recruiting rendezvous to recruiting depots for custody and trial will be discontinued. Hereafter all such deserters will be at once transported to such garrisoned post as the commanding general of the department within the limits of which the arrest or delivery is made may designate. The necessary transportation will be procured from the Quartermaster's Department.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL :



General Orders, HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, July 19, 1889.

The following order, received from the War Department, is published for the information of all concerned:

WAR DEPARTMENT, July 18, 1889.

By direction of the President the State of Arkansas, embracing Little Rock Barracks, is transferred to the Department of the Missouri.

The commanding general Department of the Missouri will assume command of the territory above specified and the troops serving therein.

REDFIELD PROCTOR,

Secretary of War.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:



General Orders, No. 67.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, July 26, 1889.

The following order from the War Department is published for the information and guidance of all concerned:

WAR DEPARTMENT, Washington, July 24, 1889.

By authority of the President of the United States, and under the provisions of the first section of the act of Congress approved July 5, 1834, entitled "An act to provide for the disposal of abandoned and useless military reservations," the military reservation of Fort McDermit, Nevada, declared by Executive order dated October 4, 1870, and modified by Executive order dated November 22, 1878, being embraced within the following-described boundaries, to wit: commencing at the flag-staff; thence south 46° west, two (2) miles to stake "B;" thence north 2° 30′ west, 1.375 miles; thence north 45° east, 2.125 miles; thence south 46° 30′ west, 0.625 miles; thence south 45° west, 2.125 miles; thence south 45° west, 1.45 miles to stake "B," the same lying mostly in township 47 north, range 38 east of Mt. Diablo meridian, is hereby transferred and turned over to the Secretary of the Interior for disposition as provided in the subsequent sections of the aforesaid act, the same being no longer required for military purposes.

REDFIELD PROCTOR,
Secretary of War.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL ORDERS, No. 68.

HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, August 1, 1889.

By direction of the acting Secretary of War the following described musical instruments will be furnished by the Quartermaster's Department for regimental bands, under the provisions of paragraph 240 of the Regulations:

D. b. piccolo, terz, and concert flutes; E. b. cornet; B. b. cornets; E. b. clarionets; B. b. clarionets; E. b. altos; B. b. trombones (valve or slide); B. b. baritone; E. b. bassos; bass-drum; snare-drum; cymbals; and triangle.

In making requisition for instruments selections will be confined to the foregoing list.

As none but instruments of standard quality are procured, the requisitions should not call for any particular make.

Each instrument will have a music-lyre, and all will be provided with suitable bags, except cornets and clarionets, which will be in cases.

Pads for piccolos, flutes, and clarionets, and extra springs for altos, trombones, baritones, cornets, and tubas will also be furnished.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL ORDERS,

HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, August 81, 1889.

The following recommendations of the Major General Commanding having been approved by the Secretary of War are published for the information of all concerned:

The garrisons of Fort Laramie, Wyoming Territory; Fort Hays, Kansas; and Fort Lyon, Colorado, will be withdrawn, and the several posts named will be abandoned; and the troops thus withdrawn will be assigned to other stations by the division commander.

A regiment of infantry will be ordered from the Department of the Missouri, or the Department of the Platte, to take station in the Department of Texas.

The commanding general Division of the Missouri will give the necessary orders to carry these changes into effect as soon as it can be done with due regard to economy.

BY COMMAND OF MAJOR GENERAL SCHOPIELD:

THOMAS WARD,

Acting Adjutant General.

OFFICIAL:

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GEWERAL ORDERS, No. 70.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, September 6, 1889.

By direction of the Secretary of War General Orders, No. 68, current series, from this office, is amended to read as follows:

The following-named musical instruments will be furnished by the Quartermaster's Department to the U.S. Military Academy Band at West Point, New York, and all other duly authorized bands of the Army, under the provisions of paragraph 240 of the Regulations:

D. b. piccolo, terz, and concert flutes; E. b. cornet; B. b. cornets; E. b. clarionets; B. b. clarionets; E. b. altos; B. b. trombones (valve or slide); B. b. baritone; E. b. bassos; bass-drum; snare-drum; cymbals; and triangle.

In making requisition for instruments selections will be confined to the foregoing list.

As none but instruments of standard quality are procured, the requisitions should not call for any particular make.

Each instrument will have a music-lyre, and all will be provided with suitable bags, except cornets and clarionets, which will be in cases.

Pads for piccolos, flutes, and clarionets, and extra springs for altos, trombones, baritones, cornets, and bassos will also be furnished.

By command of Major General Schofield:

CHAUNCEY McKEEVER,

Acting Adjutant General.

OFFICIAL:



GEFERAL ORDERS, No. 71.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, September 7, 1889.

By direction of the Secretary of War the following decision of the Second Comptroller of the Treasury of August 16, 1889, reviewing and modifying the decision of his predecessor of April 15, 1889, in the matter of rates to be allowed bond-aided Pacific railroads for Army transportation, is published for the information and guidance of all concerned:

TREASURY DEPARTMENT,

SECOND COMPTROLLER'S OFFICE,

Washington, D. C., August 16, 1889.

In the matter of rates to be allowed Bond-Aided Pacific Railroads for transportation on requests of the Quartermaster General.

Memorandum.

The Secretary of War, by indorsement of June 6, 1889, transmitted to this office a letter from the Quartermaster General dated June 3, 1889, recommending to the Secretary that the decision by the Second Comptroller of April 15, 1889, upon the subject of transportation rates over the bond-aided Pacific rail-roads be returned to me with request for review and reconsideration.

In the light of the statements presented by the Secretary of War, it becomes my duty, under section 191 of the Revised Statutes, to examine de novo the question at issue which was raised by Hon. Charles Francis Adams, president of the Union Pacific Railway Company, who made a protest against the method of settlement applied by the Treasury Department in the adjustment of the accounts of the company for services rendered the Government, in transporting passengers traveling from or to points not on the line of the Union Pacific Road, upon requests issued by the Quartermaster General.

In making the adjustments, the accounting officers applied to the entire journey the through rate fixed by the interested companies, and allowed to the Union Pacific Company its pro rata thereor. To this Mr. Adams objects.

"The proper auditor of the Treasury Department," he argues, "insists on adjusting the accounts for such transportation on the assumed basis or the division among the railroads interested or the through limited rates for the entire journey specified in the requisition; that is to say, in the requisition is upon the Union Pacific Railway Company to transport a passenger from Council Bluffs, Iowa, to Huntington, Oregon, but states that the person thus to be transported is, for example, en route from Columbus Barracks, Ohio, to Vancouver, W. T., \* \* said auditor insists that the amount of compensation to be paid or allowed to the Union Pacific Company shall be only its proportion of the through rate between Columbus to Vancouver."

The essence of Mr. Adams's argument is that such requisition does not constitute, nor is it "in the nature of, a through contract with the various companies owning the lines constituting a through rate." The statement on the

requisition that the holder is an route from Columbus Barracks to Vancouver is admitted; "but this," he claims, "is no part or any contract for through transportation between those points." In other words, he contends that insamuch as the requisition addressed to the company calls for transportation on its line only, the recital that the passenger is making a through trip is to be ignored. "The first relation of the Government to the Union Pacific arises," says Mr. Adams, "when the requisition is presented to the Union Pacific Railway Company." Mr. Adams contends that the question of rates which, in these circumstances, the company should be entitled to charge the Government was before the Court of Claims and the Supreme Court of the United States. A similar contention was made by the attorney for the Southern Pacific Company, who called the comptroller's attention to the fact that said company, "in rendering transportation accounts against the Government charges 'through limited rates' in all cases where it is shown that passengers are from a point on some connecting road from which through rates obtained, although it would appear from decisions of the Supreme Court and the Court of Claims (117 U. S. R., 362, 368, and 20 Court of Claims Reports, 103, 104) that local rates may properly be charged."

What the Court of Claims decided was, that the Government was bound "to pay the same rate for each of its passengers so transported as is paid by private parties taking the train in like manner at the same places and traveling over the same parts of its road, that being found to be a fair and reasonable compensation; and that when these passengers do not purchase through tickets, and do not have requisitions showing that they are traveling over other roads in connection with the claimant's road, but travel as local passengers, the defendants can not have them transported at the same rates as the company receives in its division with other companies for the transportation on through tickets over its own and other roads."

The Supreme Court, in affirming the judgment of the court below, said:

"The contention on the part of the United States is, that local passengers carried on its account between Council Bluffs and Ogden shall be carried at the same rates as are charged for through passengers passing between those points as part of a journey over the whole line, although a difference is made in respect to all other persons. But the Court of Claims has found as a fact that the amount found by it is based on rates between those points which are fair and reasonable, and not in excess of those charged to private persons for the same service. We can not review the finding of fact, and no question of law arises upon it, unless it be one, whether the service rendered in transporting a local passenger between the two points is in law identical with that rendered in transporting a through passenger between the same points as part of the transit over the distance of the whole line. This we can not affirm."

In the case before the court, the requests, as the Third Auditor informs me, had not advised the railroad company that the passengers were traveling on continuous through journeys from or to points beyond its line.

If, as it would seem from the protest of the Union Pacific Company, the form of request, that is, the single request, be objectionable, the company is not without its share of responsibility therefor. The Quartermaster General, in his memorandum transmitted to this office June 6, 1889, calls attention to the fact that paragraph 2058, A. R. (General Orders No. 89 of the War Department,

issued in 1885), distinctly announced that the issue of separate transportation requests was for the convenience of railroads which would not receive single through requests covering service over connecting roads, and upon condition that "such railroad companies will settle for the transportation at the proportions of the through rates inuring to the land-grant and non-land-grant roads respectively, the sum of which proportions shall not exceed the through rate which would have accrued if a single bill of lading or transportation request had issued."

The accounting officers, so far as I am advised, have never contended that when Government troops are not through passengers, or "do not have requisitions showing that they are traveling over other roads in connection with the claimant's road," the Government should have the same rates which the company charges and receives "in its division with other companies for the transportation on through tickets over its own and other roads."

The questions which have arisen between the accounting officers and railroad companies have been questions of evidence. It is not claimed that local passengers shall pay other than local rates; but the companies insist, in some instances, that the accounting officers shall credit them with local rates for passengers who appear, from the requisitions upon which travel has been performed, to be justly entitled to through rates.

To remove all difficulties, Comptroller Butler, in his memorandum of April 15, 1889, insisted upon certain express conditions to the allowance of a provide of "through" rates. Most—indeed all but one—of these conditions I consider to be already required under the present system. The one condition laid down by Comptroller Butler and not now observed is that "each railroad involved in the travel must stamp upon each of the requests to succeeding roads the date upon which and the place at which it complied with its request," and, that in case of failure by any railroad to so stamp, the officer or employé traveling must certify to such failure, and certify, further, that he performed the journey in accordance with the provisions of through limited travel. This is deemed impracticable.

It the railroads wish to guard against the occurrence of stopping over, as hinted at by Mr. Adams in his argument, I do not entertain any doubt or their ingenuity to devise a ready means to prevent it. I very readily agree with Comptroller Butler, however, that "the Government should have the benefit of through limited rates when its officer or employé complies with all the conditions pertaining to through limited rates, and not otherwise."

Any suggestions which the companies may make to the War Department concerning the modification of the requests issued by the Quartermaster General, or the substitution of coupon requests in place of those now in use, would, doubtless, be favorably considered; but this is a matter of administration within the province of the War Department, and with which this office is not immediately concerned.

I do not think that the bonded roads have cause to apprehend that the Government in dealing with them will sanction a system of commercial immorality by denying to them the fullest measure of justice under their charters. The Federal Government has not only given life to these roads, but it has extended to them largesses of great magnitude, and their services to the Government must be measured by the standard of reciprocal justice.

In view or the history of Army transportation over bonded roads, and the facts attending travel under military orders, it must be considered that all the conditions entitling the Government to through limited rates have been fully and sufficiently complied with, though there may be more than one request, and though it may not be affirmatively shown that the journey was continuous.

As the system of requests now in use was devised wholly for the convenience of the railroads, I take it that it is well settled that a request is to be presumed for a limited ticket, and that a railroad transporting upon such any one who is shown by it to be entitled to through transportation, a part of which is over claimant's road, can not be allowed local rates because the request was on a separate and distinct piece of paper.

I shall hold, therefore, that for travel upon requests for through transportation issued by the War Department, credit must be given the railroads on the basis of through limited rates, and, in the absence of positive proof produced to me that holders of such requests did stop while on their journey, the burden of proof will be on the railroads to rebut the presumption that the travel was not by a continuous journey; and hereafter the accounts and claims for Army transportation over the bond-aided roads will be adjusted accordingly.

In case of land-grant railroads and those not bond-aided, the principles heretofore acted upon by this office are approved.

B. F. GILKESON, Comptroller.

By command of Major General Schofield:

CHAUNCEY McKEEVER,

Acting Adjutant General.

OFFICIAL:

GENERAL ORDERS,
No. 72.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, September 9, 1889.

The Secretary of War having approved the following transfers of troops, they are hereby ordered; the movements to be made as soon as possible in the discretion of the respective department commanders:

Troop M, 6th Cavalry, and Company H, 6th Infantry, will be relieved from duty at the U.S. Infantry and Cavalry School, Fort Leavenworth, Kansas. The former will proceed by rail to Fort Lewis, Colorado, and the latter will be assigned to a post to be designated by the commanding general Department of the Missouri.

Troop F, 2d Cavalry, will be relieved from duty at Vancouver Barracks, Washington Territory, and Company F, 10th Infantry, from duty at Fort Marcy, New Mexico, and will proceed to the U.S. Infantry and Cavalry School, Fort Leavenworth, Kansas.

These movements will be by rail, but in the case of Troop F, 24 Cavalry, without expense to the appropriation for "Army transportation."

Troop F, 6th Cavalry, will be relieved from duty at Fort Lewis, Colorado, and will march to Fort Wingate, New Mexico. The heavy baggage of the troop will be sent by rail.

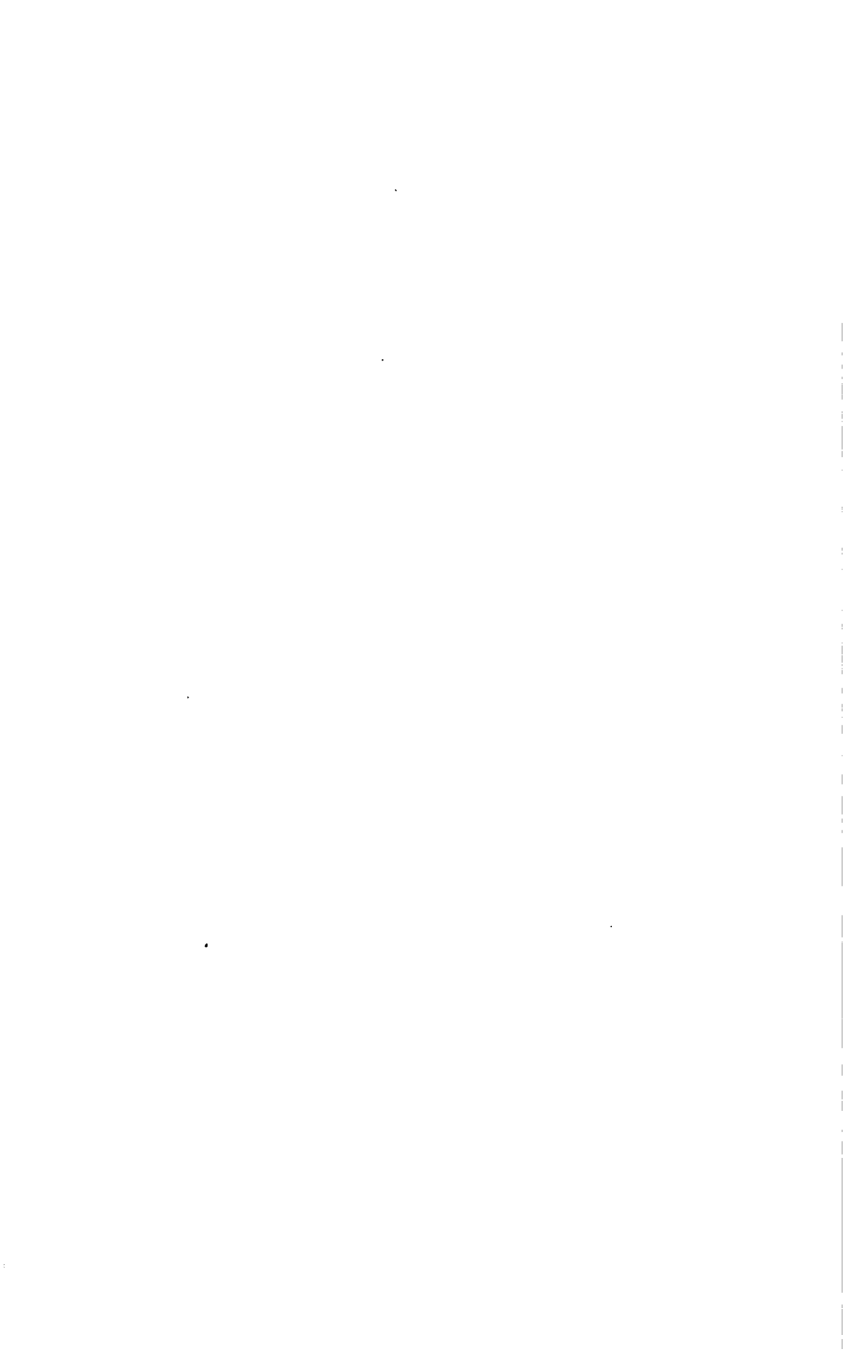
The Quartermaster's Department will furnish the necessary transportation.

BY COMMAND OF MAJOR GENERAL SCHOPIELD:

CHAUNCEY McKEEVER,

Acting Adjutant General.

OPPICIAL:



No. 78.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, September 23, 1889.

The following order from the War Department is published for the information and guidance of all concerned:

WAR DEPARTMENT, Washington, September 23, 1889.

By authority of the President of the United States, dated September 16, 1889, the military reservation of Fort Meade, Dakota Territory, declared by Executive order dated April 10, 1881, is enlarged by the addition of the following-described tract of vacant and unsurveyed public lands adjacent thereto, viz: Commencing at the southeast corner of section 31, township 5 north, range 5 cast, Black Hills meridian; thence due east along the southern boundary of sections 32 and 33 of the above-named township two (2) miles; thence due south one (1) mile; thence due west three (3) miles; thence due north one (1) mile; thence due east one (1) mile along the southern boundary of section 31, township 5 north, range 5 east, Black Hills meridian, to place of beginning; the above-described addition being required as an extension to the wood and timber reservation of Fort Meade.

REDFIELD PROCTOR,

Secretary of War.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL ORDERS, No. 74.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, September 26, 1889.

By direction of the Secretary of War paragraph 1789 of the Regulations is amended to read as follows:

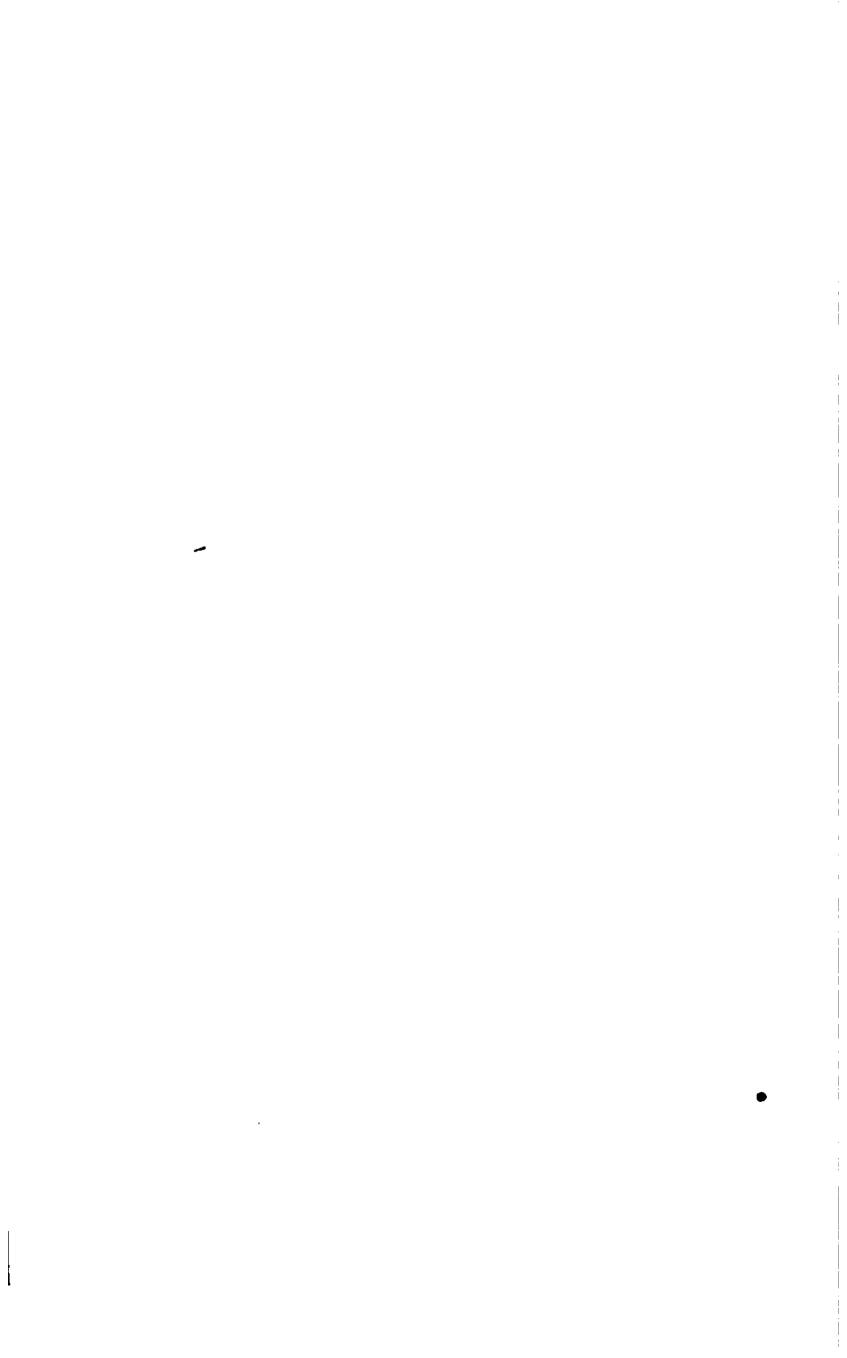
1739. The exterior of the shell of reloading cartridges should be slightly greased after reloading or before firing. When practicable, every cartridge, before being placed in the piece, will be examined, to see that it is perfectly clean; and no cartridge, and particularly no discharged shell, shall be kept in the piece longer than is absolutely necessary.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL ORDERS,

No. 75.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, September 27, 1889.

I\_By direction of the Secretary of War the attention of post and other military commanders is invited to paragraph 351 of the Regulations, which does not appear to have been strictly enforced at some military posts.

In addition to the prohibition of the sale of intoxicating liquors ordered by paragraph 851, the authority heretofore granted post traders to sell light beer and wine is hereby restricted, exclusively, to sales in unbroken packages to officers and to canteens. Such sales to be in competition with other dealers in like articles.

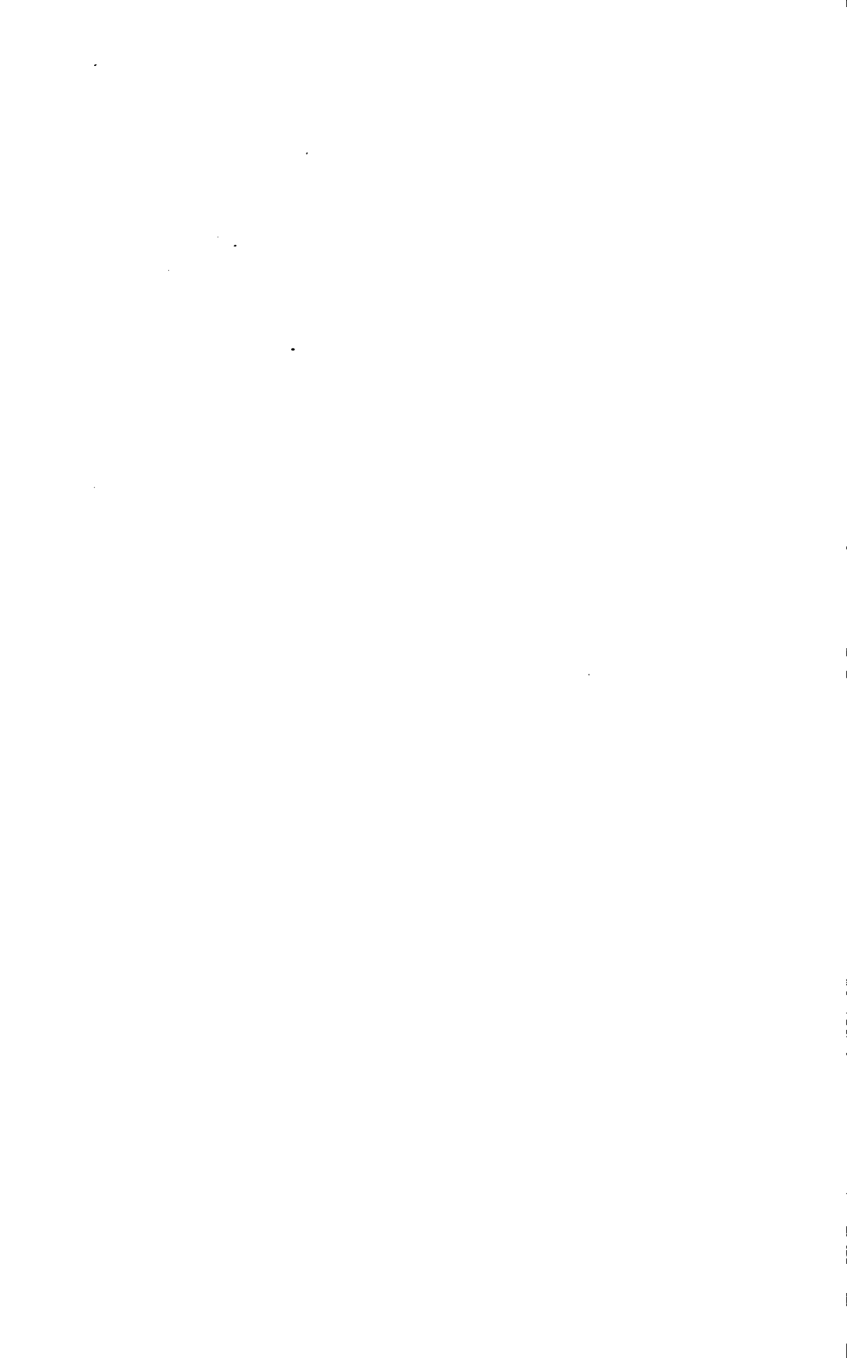
- II\_Reports of inspecting officers, and indorsements thereon by superior commanders, under paragraphs 954, 955, and 968 of the Regulations, will set forth any violation of this order by post traders, and the remedies applied or required to stop it.
- III\_By direction of the Secretary of War the paragraphs of the Regulations numbered 328, 850, and 853 are amended to read as follows:
- 328. Canteens may be established at military posts for supplying the troops, at moderate prices, with such articles as may be deemed necessary for their use, entertainment, and comfort; also for affording them the requisite facilities for gymnastic exercises, billiards, and other proper games. The commanding officer may set apart for the purposes of the canteen any suitable rooms that can be spared, such rooms, whenever practicable, to be in the same building with the library or reading-rooms.
- 350. Post traders have the exclusive right to trade upon the reservation to which they are appointed; and no other person will be allowed to trade, peddle, or sell goods, by sample or otherwise, within the limits. This rule shall not be construed as prohibiting sales made by the canteen, or by producers of fresh fruits, vegetables, or dairy products, with the permission of the post commander.
- 858. For the privilege of trading, post traders shall pay, to the post treasurer, a tax, to be determined by the post council of administration, not exceeding in amount ten cents per month for every officer and enlisted man serving at the post.

By command of Major General Schofield:

OFFICIAL:

J. C. KELTON,

Adjutant General.



GENERAL ORDERS, No. 76.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, September 28, 1889.

By direction of the Secretary of War General Orders, No. 88, dated April 17, 1889, from this office, is revoked.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:

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 GENERAL ORDERS, No. 77.

HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, October 7, 1889.

By direction of the Secretary of War paragraph 908 of the Regulations is amended to read as follows:

908. Any male person above the age of sixteen and under the age of thirty-five years, effective, able-bodied, and free from disease, of good character, who does not appear to be of intemperate habits, and who has a competent knowledge of the English language, may be enlisted, due attention being given to the restrictions in this article concerning minors. This regulation, in so far as it relates to age, shall not apply to soldiers who may re-enlist, nor to those who have served honestly and faithfully a previous enlistment in the Army. Applicants for enlistment will be required to furnish such evidence of good character as they can obtain. With a view to determine their fitness and aptitude for the service, and to give them an opportunity to secure testimonials, as well as for the inquiry and deliberation contemplated by the 2d Article of War, they may be retained and provided for at rendezvous, after having signed the declaration of intention to enlist and passed the medical examination, for not to exceed six days. Men so retained will be known as recruits on proba-The enlistment papers of any such recruit who may be unfit or undesirable for the service, or who may not desire to remain in the service, will not be completed. The enlistment papers of recruits who are accepted and duly sworn will bear the date on which the enlistment is completed by administering the oath.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL ORDERS, HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, October 12, 1889.

The following tables are published for the information of the Army:

- 1. The competitors named in the accompanying table (I) are announced as the winners of the prizes prescribed in paragraphs 600 and 602, Small Arms Firing Regulations.
- 2. The first three competitors named in the accompanying table (II), and the first three named in the accompanying table (III), are announced as the winners of the prizes prescribed in paragraph 605, Small Arms Firing Regulations.
- 3. The marksmen named in the accompanying table (VI), having fulfilled the conditions prescribed in paragraph 605, Small Arms Firing Regulations, are hereby transferred to the class of "distinguished marksmen."

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

TABLE I.

y competition held at Bellevue, Nebr., for the Cavalry	
Bellevue,	Columbia
s held at	and the
competition	of Dakota, the Platte, and the Columbia.
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the	8 of
in	en
Teams in	)epartment
Recolver Teams in	18 in the Department
and Revolver Teams in	roops in the Department
Carbine and Revolver Teams in	troops in the Department
the Carbine and Revolver Teams in	troops in the Department
l of the Carbine and Revolver Teams in the Cavalry	troops in the Department

	Mean per cent.	85 55 55 55 55 55 55 55 55 55 55 55 55 5
	Per cent. mounted.	
	Per cent. dismounted.	88 88 88 78 79 79 71 87
h.	Troop and Regiment.	A, 8th Cav. B, 1st Cav. 9th Cav. 1st Cav. C, 8th Cav. 8th Cav. 6, 1st Cav. H, 1st Cav. I, 2d Cav.
Bevolver match.	Rank.	Corpl — Private — 2d lieut — 2d lieut — Corpl — 2d lieut — 2d lieut — 8ergt — 8ergt — Corpl — Corpl — 2d lieut
Вет	Competitor.	J. M. O'Connor—Chas. Huntley—K. F. Ladd—W. A. Holbrook—B. R. Douglass—M. F. Steele—F. M. Butler—Stephen King—C. F. Limes—W. P. Simpson—
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Known distances.	lst day.	163 162 225 161 164 325 163 167 310 151 160 31 147 151 298 160 146 306 160 147 299 144 164 299
	Troop and Regiment.	A, 8th Cav. I M, 1st Cav. I M, 1st Cav. I D, 1st Cav. I B, 2d Cav. I G, 9th Cav. I Pth Cav. I 1st Cav. I 9th Cav. I
	Rank.	Corpl Sergt Private Private Corpl Sergt Int lieut 2d lieut 2d lieut 2d lieut
	Competitor.	J. M. O'Connor. J. P. Hughes G. W. Daugherty. J. Kremer K. H. Steiner J. F. Jackson W. H. Baldwin H. H. Wright W. A. Holbrook.
	Number.	-an-4-a

Record of the Carbine and Revolver Teams in the Cavairy competition held at Fort Leavenworth, Kans., for the Record of the East, Missourt, and Texas. TABLE I-Continued.

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TABLE I—Concluded.

Record of the Carbine and Revolver Teams in the Cavalry competition held at Fort Wingate, N. Mex., for the Cavalry troops in the Departments of California and Arizona.

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Rev	Number.	W. E. Wilder J. J. Pershing A. J. Jones A. Fureman B. C. Erb H. Heuser G. W. Janes A. Sparks C. Smith C. Frager
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	Competitor.	W. D. Stewart. A. Kelser. C. Chatman J. May. T. Parker W. E. Wilder. J. G. Thornton J. McElliott. H. Heuser R. C. Erb
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	1	- Comments		Wolford, sergesant, Co. E. 1	h inter try	The second second	offsutry.	afercer, 1st lieutenant, afentry.	ME.	t a	Var Vier ist hentenabt, 1	B. reeant	Princip	y I, let Artallery	٥

-Competition of the Arms Carbine Team of Distinguished Markemen of 1880 TARKE III.

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	days.	Order.	•	<b>-</b>	ಣ	4		10	24	,	-	G	,	90	ď	•	(
	For 2 d	Total.	Ş	2	172	35	}	167	172		 	137		145	153	}	1
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Firing at k		.ebray 003	88	8=	8	8 8 8 8	88	37	88	8	2 2 3	3 2	2	41	2	3 8	, '
Firi		300 yarda.	\$ 8	88	2	<b>‡</b> \$	2	<b>\$</b> ;	<b>:</b> 22	38	3 %	3 8	8	37	* 5	3 28	- !
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		Dey.		7 7	67	<b>~</b> 64	-	<b>67</b> -	<b>~</b> 63	_	~ ~	• 67	1	8	- 0	1	
	Competitor.		A. C. Maromb, 1st lieutenant,	otn Cavairy. F. Hayden, sergeant, Troop	D, 6th Cavalry.	M. C. Gustin, sergeant, Troop B. 2d Cavairy.	~1	•	. 6		3d Cavalry.	, L	A. Dell, sergeant, Troop F, 2d	Cavalry.	C. Briand, sergeant, Troop A,	J. C. Pendergrass, 1st sergeant,	
		Number.	F=4	64				N.		9			20			10	-

Lowest score.

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Skirmieh fring. 3 ដង្គង ន 19 Highest score. Known dle-2222 220 ន្តន្តន្តន្តន្តន្តន្ 8 Lowest acore. tancoa 3 8 2 2 88 Highest score. TABLE IV.—Comparisons of the Annual Rifle Competitions of 1889. 145 **88789848** 8 0 322 Number making 160 (40 per cent.) at **別の切りまするの** 8 껅 4 Det 08) OSE 343 33 2 22848888 223 Number of competitora. 628.6 512.3 512.3 572.1 682.1 604.8 504.8 518,9 518.8 502,5 617.2 189.1 Avorage per competitor (first ten). 513. Total. 205.3 192.6 1182.9 1189.0 1166.8 166.6 204.6 190.2 186.5 170.1 188 Skirmish. 222.3 210.7 210.7 211.2 206.8 206.8 314.3 328.6 317.0 319.0 88 Known distances. 46, 572 5, 072 5, 189 5, 188 15, 402 5, 134 5,026 4,801 Totals for team (first ten). LatoT 16, 181 1, 898 2,046 1,902 1,865 5,803 1,884 1,688 1,902 1,666 141 1,701 Skirmiah. 3, 190 9,599 3,**2**00 25, 391 3, 174 Known distances. Army rifle team of distinguished marksmen California ...... Departments and Divisions. Average Texas ..... Columbia Arizona ..... Total Atlantic\_\_\_\_\_\_ Missouri ..... Average .... Missouri .... Platte..... Oakota

TABLE	V.— Tot	.—Comparisons Total for team (first	-Comparisons of the A	f the A	innual	Innual Carbine and Revolver Competitions of 1889.	e and	Reversion Number	leer -	Compe. Known	setitii	one of	188	6			t
		ten).	•	to	Inst	on).		making		distances.		Ariog.	••		Devolver macel		
Departments.	Known distances.	Skirmish.	Total.	Enown distances.	Skirmleh.	.latoT	Number of competitors.	300 (75 per cent.) at known distances.	140 (35 per cent.) at skirmleh.	Highest score.	Lowest acore.	Highest score.	Lowest score. Firing dismonnted. Av-	erage per cent. per com- petitur (first ten).	Firing mounted. Average per cent. per competitor (first ten).	Mean average per cent. terh) rotiteduco veq	ten).
Pakota Platto Volumbia	s, ore	1, 521	4, 600	307.9	152.1	460.0	\$	25	=	_ S	218	] <u>8</u>		86.3	48.6	<b>66</b> . 6	í
(Firing held at Bellevue.) Kissouri Texas (Firing held at Fort	چې دې ۱۳۱	2,206	6,327	312.1	220.6	632. 7	3	2		- <u>-</u> -	176		<u>8</u>	87.2	46.0		
rth.) bold at Fort	}3, 146	2, 494	5, 640	314.6	240.4	<b>564.</b> 0	4	19	<b></b>	348	<del></del>	262		87.0	8.5	76.8	
Total Average	9,346 3,115	6, 221 2, 074	15, <i>567</i> 6, 189	311.6	207.4	518.9	97	8	<b>38</b>	348	176	202	23	86.6	63.0	89.8	
Army carbine team of dis- tinguished marksmen (Firing held at Bellevne.)	2, 846	1, 663	4, 409	284. 6	156.3	440.9	10	69	80	202	- <del>17</del>	196	116				
															I		ı

TABLE VI. -- Names, fc., of Markemon transferred to the Distinguished Class for the year 1888. (ARBREVIATIONS.—G. M.: Gold medal; S. M.: Silver medal; B. M.: Bronze medal.)

	, i	Company	19	Department trams.	ment	teams		Division	_	toams.		Ar	Army toams.	<b></b>
		Regiment.		Department.	No.	No. Score.	Prize.	Division.	No.	Score.	Prize.	No.	Score.	Prize.
W. S. Scott	2d Hent	let Cav	1888	Missouri	i ox	3			! -			1		       
***************************************			1889	Revolver	<b>4</b> ,	67.	8. M.	Carbine	3	2	30 K			
W. A. Holbrook	2d lieut	1st Cav	1887	Dakota	2	948	- 30		10	AKI	3	;		1
II. Heuser	Corrol	G. 2d Cav	1888	Columbia	# KQ	518 518	. H.	Caroline	<b>S</b>	104				1 1
		1	1889	Revolver.	•	73.6	B, M.	Carbine	3	543				
C. Stowart	2d lieut	3d Chv	1888	Texas	<b>3</b>	33		Missouri	10	209	. M.	8	523	G. M.
;		,	1880	*******			-	Carbine	-	027		-		1 1 1
J. C. Byrd	Sergt	M, 3d Cav.	1884	Arisona	='	162	7			•		1	1	1
•			1888	Ravelver	~ o	<b>2</b> %	M B		-					
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	0		1885	Dakota	12	200					_			
			1889					Carbine	<b>&amp;</b>	523	8. H			
J. M. O'Connor	Corpl	Corpl A. 8th Cav.	1884	Texas	40	168		9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	į					
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· Served in 1884-'85 under the name of E. Clyde.

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		and Regiment.		Department,	No. 36	Score.	Prise.	Division.	No.	Score.	Prize.	No.	Score. Prize.	rize.
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J. Corrie	Private.	B'd 6th Art.		Platte		M M SS	Atlantic_	<b>x</b>	3	. M.		
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7. L. Stoele	lst Sergt. 2d lieut.	18th Inf	200	Platte Platte Dakota		<b>3</b> # 3	. Missouri	•	950	G. M.		
H. Ohlschlager	lst lieut. Corpl	D, 19th Inf.	88 84 84 84 84 84 84 84 84 84 84 84 84 8	Missouri Texas	8 - 531 12 - 449 3 - 449 475	N N N	[. Missouri	30 1	202	8. M.		
K. Hamburg	Sergt Corpl	E, 10th Inf. I, 23d Inf.		Texas Missouri	_	が 92.93	Atlantic	67	288	G. <b>X</b>		
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+ Promoted from alternate.

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General Orders, No. 79.

## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, October 30, 1889.

By direction of the Secretary of War the following regulations to carry into effect the 3d and 4th sections of the act approved June 18, 1878, providing for the promotion of meritorious non-commissioned officers, are substituted for those heretofore published:

SEC. 3. That hereafter all vacancies in the grade of second lieutenant shall be filled by appointment from the graduates of the Military Academy so long as any such remain in service unassigned; and any vacancies thereafter remaining shall be filled by promotion of meritorious non-commissioned officers of the Army, recommended under the provisions of the next section of this act: Provided that all vacancies remaining, after exhausting the two classes named, may be filled by appointment of persons in civil life.

SEC. 4. That to insure the selection of proper candidates for promotion from the grade of non-commissioned officers, company and battery commanders will report to their regimental commanders such as, in their opinion, by education, conduct, and services, seem to merit advancement, and who have served not less than two years in the Army; the reports to set forth a description of the candidate, his length of service as non-commissioned officer and as private soldier, his character as to fidelity and sobriety, his physical qualifications and mental abilities, the extent to which his talents have been cultivated, and his fitness generally to discharge the duties of a commissioned officer. If recommended on account of meritorious services, the particular services referred to must be stated in detail. On receiving the reports of company or battery commanders, the regimental commander will forward the same to the department commanders, with such recommendation of non-commissioned regimental staff as he may deem worthy of promotion; and the department commander shall annually assemble a board to consist of five officers of as high rank as the convenience of the service will admit, to make a preliminary examination into the claims and qualifications of such non-commissioned officers. The board, constituted as above, shall submit a full statement in the case of each candidate examined; and on the said statements, the Department Commander shall indorse his remarks and forward them to the Secretary of War by the first day of June in each year. The Chief of Engineers and of other staff corps may make similar recommendations of the non-commissioned officers of their respective commands to the Secretary of War, who shall convene a board of officers for like purpose.

I.-The mode of making recommendations and preliminary examinations is set forth in the law above quoted. Department commanders will require that all proceedings in this matter, under their supervision, conform to the law. Examining boards will make all papers a part of their record in every case, each being made up separately. The recommendations must be accompanied by testimonials

from reputable persons to whom the non-commissioned officer was known prior to his enlistment.

- II\_Non-commissioned officers who are under twenty-one or over thirty years of age, or who are married, are not eligible for such promotion, and shall not be examined.
- III\_\_Examining boards in examining non-commissioned officers recommended for promotion will examine each separately, the questions and answers to be in writing, and to form, a part of the record of the board. The examination of each person as to qualifications should embrace the following subjects:

First. In his knowledge of English grammar, and his ability to read and write with facility and correctness.

Second. In his knowledge of arithmetic, and his ability in the application of its rules to all practical questions.

Third. In his knowledge of geography, particularly in reference to the northern continent of America.

Fourth. In his knowledge of history, particularly in reference to his own country.

- Fifth. In his knowledge of the Constitution of the United States, and of the organization of the Government under it, and of the general principles which regulate international intercourse.
- IV\_\_The board will consider eight as the maximum of the first, fourth, and fifth heads, and ten as the maximum of the second and third heads; and no candidate will be passed by the board who shall not have received more than half of the number of maximum marks under each head or subject of examination.
- V\_\_Examination into mental and moral qualifications should cover the history of the person examined to date of examination, and establish for a successful candidate a continuously sound mental condition, excellent moral character, a good character for sobriety and fidelity, as well as an intelligent, energetic, judicious, and faithful performance of such duties as may have been devolved upon him in the Army.

Examination as to physical qualification should include a certificate of physical examination, by an Army surgeon, to accompany the proceedings of the board, and embrace all the information required in the form for the examination of recruits.

VI.-When an examining board shall have passed upon more than one candidate, the order of relative merit of all the candidates examined by the board will be reported.

VII\_The duty of making recommendations and examination of candidates is one involving, in a high degree, the welfare and character of the service, and all officers are enjoined to exercise the utmost circumspection and care, not only that no unworthy candidate be recommended, but also that the most worthy shall be recommended. All statements not based on the personal knowledge of officers themselves should be carefully verified by disinterested evidence. As far as practicable candidates will be promoted in their regiments.

VIII\_\_As the number of vacancies for candidates is limited, commanders and examining boards should bear this in mind, that expectations of promotion which cannot be realized be not raised.

IX.-Troop, battery, and company commanders will forward their recommendation to regimental headquarters by the 1st of February in each year, and regimental commanders will forward them to department headquarters by the end of the same month, that there may be ample time to enable the examining boards to be convened and complete their work in the time required by law.

X..." Meritorious non-commissioned officers of the Army recommended," under the provisions of law above quoted, will receive a certificate to that effect from the Adjutant General of the Army, and will be known in the service as "candidates for promotion," and will have the title of "candidate" prefixed to that of their rank on all rolls, returns, orders, and correspondence. They will be entitled to wear on each sleeve of their coat a single stripe of gilt lace, similar to that worn by commissioned officers, but will be entitled to this privilege so long only as they maintain the specially honorable position of "candidate."

XI.-The privileges of a candidate terminate with the calendar year next succeeding that in which he receives his "certificate," unless his recommendation shall be continued by the succeeding boards of examination; but it will not be necessary to re-examine candidates under the first five sections of the third paragraph of this order. Candidates who become ineligible by reason of over-age shall be entitled to wear the candidate's stripe on the left sleeve only so long as they maintain the same standing and good conduct as non-commissioned officers in the service as at their examination.

XII--"Candidates" who may be guilty of misconduct will be promptly reported to the Adjutant General of the Army, through

regimental and department headquarters, the report to give a full statement of the misconduct alleged, with names of witnesses. Before forwarding such report to the Adjutant General of the Army, the department commander will see that the "candidate" has a fair and impartial hearing, that the merits of the case may be carefully and accurately determined and reported on for the decision of the Secretary of War. Any candidate who loses his position of non-commissioned officer ceases to be a candidate and forfeits his privileges as such.

XIII.-"Candidates" who think themselves wronged in the loss of that position, shall have a right to trial by general court-martial on appeal, within two months, to the department commander, and no non-commissioned officer, while holding the privileges of a "candidate," shall be brought before a garrison or regimental court-martial.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

General Orders, No. 80.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, November 5, 1889.

By direction of the Secretary of War paragraph 417 of the Regulations is amended to read as follows:

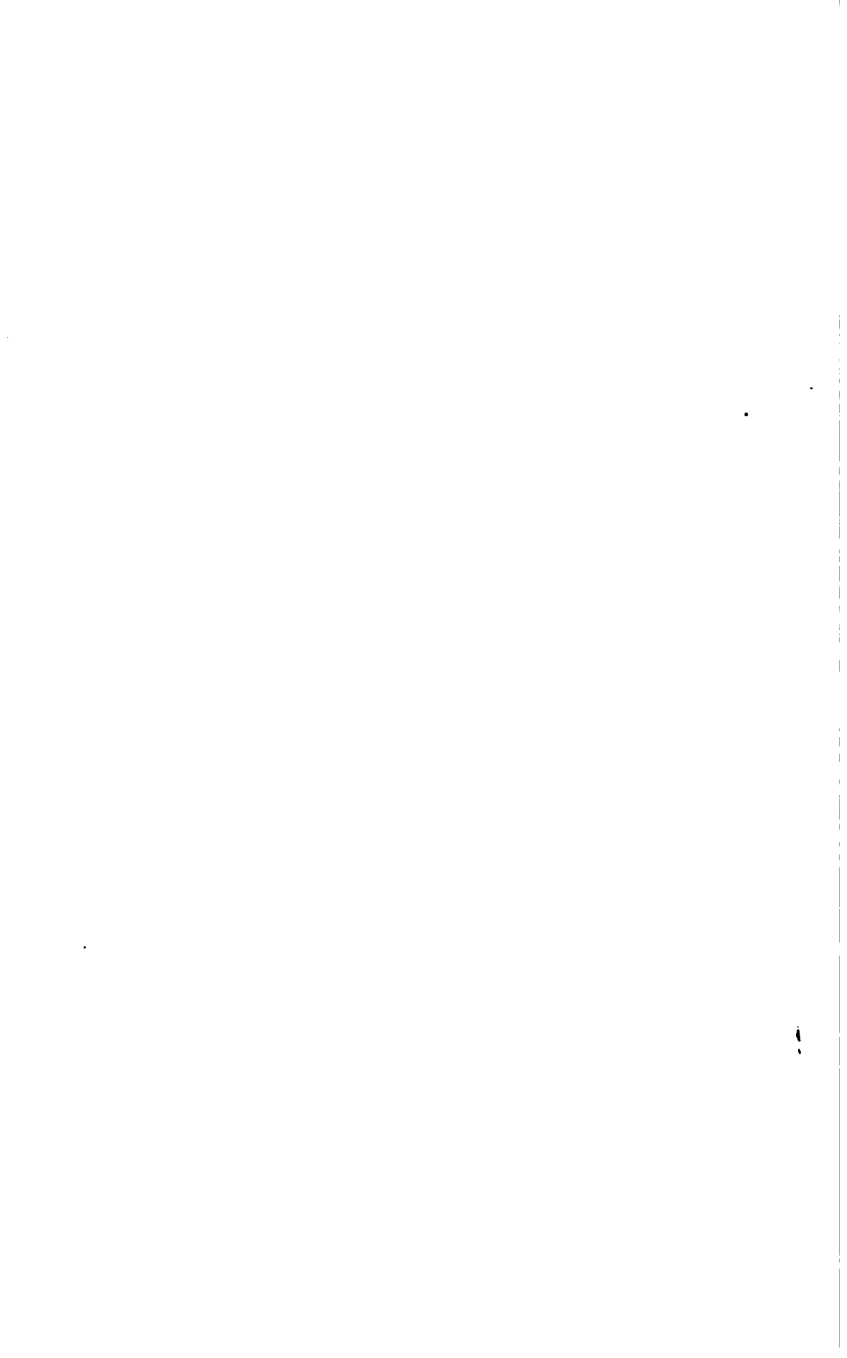
417. There shall be, daily, at least two roll-calls, viz., at reveille and retreat. They will be made on the company parades by the 1st sergeants, superintended by a commissioned officer. Ordinarily there will not be any formation for roll-call at tattoo, but the prescribed signal will be sounded, and fifteen minutes thereafter all lights will be extinguished and all noises and loud talking cease. Taps shall be sounded at 11 o'clock p. m., when an inspection of quarters shall be made by the 1st sergeants, who will report to the officer of the day the names of all enlisted men who may be absent therefrom without leave.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL ORDERS,
No. 81.

#### HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, November 6, 1889.

The following order from the War Department is published for the information and guidance of all concerned:

WAR DEPARTMENT, Washington, November 2, 1889.

By authority of the President of the United States, and under the provisions of the first section of the act of Congress approved July 5, 1884, entitled "An act to provide for the disposal of abandoned and useless military reservations," the military reservation of Fort Hays, Kansas, declared by the President September 11, 1868; reduced by authority of an act of Congress approved June 11, 184, and embraced within the following-described boundaries, to wit: Commencing at a point 1,650 feet east of the southeast corner of the southwest  $\frac{1}{4}$  of section 32, township 13, south of base line, range 18, west of sixth principal meridian; thence north to crest of bank of railroad ditch; thence along said crest to north boundary line of southern sections township 13, south of base line, occurring in section 31, range 18, township 13; thence west to northwest corner of section 36, township 13, range 19, west of sixth principal meridian; thence south two (2) miles; thence east one and one-half (1.5) miles; thence south one and one-half (1.5) miles; thence east four and one-half (4.5) miles; thence north one-half (0.5) mile; thence north 57° 48' west two (2) miles 500 feet (more or less) along the northeastern boundary line of the reservation; thence south 2,131 feet; thence south 48° 49' west 294 feet, thence south 1° 29' east 455 feet; thence south 30° 36' west 573 feet; thence north 69° 37' west 886 feet; thence north 18° 9' east 665 feet; thence north 0° 14' east 306 feet; thence north 73° 56' west 460 feet; thence north 14° 19' west 443 feet; thence north 69° 21' east 626 feet; thence north 6° 44' east 1.021 feet; thence north 18° 27' west 579 feet; thence north 411 feet to initial point of survey of March, 1886 (which is on the northeastern boundary line of the reservation, and this boundary line bears south 57° 48' east); thence north 57° 48' west 3,100 feet; thence west onehalf (0.5) mile; thence north 23° 30' west to the place of beginning, is hereby transferred and turned over to the Secretary of the Interior for disposition, as provided in the subsequent sections of the aforesaid act, the same being no longer required for military purposes.

> REDFIELD PROCTOR, Secretary of War.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



No. 82.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, November 8, 1889.

By direction of the Secretary of War the accompanying order of the Postmaster General, fixing the rates of charges for telegraphic communications, is published for the information of the Army,

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

### BATES OF PAY FOR COMMUNICATIONS BY TELEGRAPH.

POST OFFICE DEPARTMENT,
Washington, D. C., October 30, 1889.

Pursuant to the authority vested in the Postmaster General by the act of Congress entitled "An act to aid in the construction of telegraph lines, and to secure to the Government the use of the same for postal, military, and other purposes," approved July 24, 1866, and by the Revised Statutes of the United States, title LXV, I hereby fix the rates at which such communications as the said statutes prescribe (not including those passing over circuits established by the Chief Signal Officer of the Army) shall be sent during the fiscal year beginning July 1, 1889, and terminating June 30, 1890, by the several companies within the effect of said statutes, as follows:

For day messages containing not more than ten words exclusive of place from, date address, and signature, ten (10) couts for all distances not exceeding four hundred (400) miles, and one-half (1) cent for each word in excess of ten words; all distances being arbitrarily determined by the method hereinafter stated.

For distances so determined exceeding four hundred (400) miles and not exceeding one thousand miles fifteen (15) cents for the first ten words counted as above provided, and three-fourths (‡) of one cent for each word in excess of ten words.

For all distances exceeding one thousand miles there shall be added to the price of the message fixed for distances over 400 and under 1,000 miles the sum of \( \frac{1}{2} \) cent for each word counted as above provided.

In cases where the price of a message determined as herein provided shall include a fraction of a cent such fraction if less than one-half is to be disregarded; if one-half or more it is to be counted as one cent. This applies only to single messages, and the totals of bills containing two or more items.

For night messages of not exceeding twenty (20) words, exclusive of place from, date, address, and signature, fifteen (15) cents for all distances, and one-half (1) cent for each additional word.

Instead of computing the actual distances of transmission, the distance for payment shall in all cases be taken absolutely to be the number of miles between the capital of the State or Territory, or from the city of Washington, if from within the District of Columbia, from within which (whatever the place) the message is sent, and the capital of the State or Territory, or the city of Washington, if within the District of Columbia, within which (whatever the place) the message is received, as shown in the accompanying table, wherein such distances are given as computed upon the shortest practicable route between such capitals, and which is to be taken as part of this order; provided, that if the message be sent and received within the same State, Territory, or said District of Columbia, the distance for payment shall be taken absolutely to be the minimum distance of four hundred miles.

But it is provided that, if at any time during the year ending June 30, 1890, any such company shall charge the public for a message of ten (10) body words a less rate than is herein fixed for a like number of body words, the rates herein prescribed shall, as to such company thenceforth during the year, be reduced to the rates so charged to the public.

The rate for all messages in cipher known as the Signal Service Weather Report is hereby fixed at not exceeding two and one-half (2½) cents for each word sent over each circuit as now or hereafter established by the Chief Signal Officer of the Army; all messages sent over a circuit being dropped at all designated offices therein without additional charge.

The statutes provide that telegrams between the several departments of the Government and their officers and agents, in their transmission over the lines of any such company, shall have priority over all other business. All officers of the United States sending such telegrams should indorse thereon the words "Official business," and should report to the Postmaster General any failure to transmit them in such priority and any charge made in excess of the rates above prescribed.

Each company will be allowed to charge for messages received from another line at the same rate as if received from the Government direct at the point of transfer for transmission over its own line.

JOHN WANAMAKER,

Postmaster General.

Telegraph companies which have accepted the conditions of the act of July 24, 1866, and which are subject to the provisions of the order of the Postmaster General fixing Government rates.

The following is a list of telegraph companies that have filed acceptance of the provisions of the act of July 24, 1866, up to the 30th day of October, 1889:

- 1. The American Submarine Telegraph Company of New York, N. Y. Beceived and filed July 24, 1866.
- 2. The National Telegraph Company of New York, N. Y. Received and filed July 30, 1865.
- 3. The Globe Insulated Lines Telegraph Company of New York, N. Y. Received and filed July 31, 1866.
- 4. International Telegraph Company of Portland, Me. Received and filed October 6, 1866.
- 5. The Atlantic and Pacific Telegraph Company of New York, N. Y. Received and filed March 19, 1867.
- 6. The Franco-American Land and Ocean Telegraph Company of New York, N. Y. Beceived and filed April 6, 1867.
  - 7. The Globe Telegraph Company of New York. Received and filed May 30, 1867.
- 8. Mississippi Valley National Telegraph Company of St. Louis, Mo. Received and filed June 4, 1867.
- 9. Western Union Telegraph Company of New York. Received and filed June 8, 1867.
- 10. Northwestern Telegraph Company of Kenosha, Wis. Received and filed July 30, 1867.
- 11. Great Western Telegraph Company of New York. Received and filed January 17, 1868.
- 12. The Franklin Telegraph Company of Boston, Mass. Received and filed April 17, 1868.
- 13. The Insulated Lines Telegraph Company of Boston, Mass. Received and filed April 13, 1868.

- 14. Pacific and Atlantic Telegraph Company of Pittsburgh, Pa. Received and filed July 22, 1868.
- 15. The Atlantic and Pacific States Telegraph Company of Sacramento, Cal. Received and filed September 7, 1868.
- 16. The Eastern Telegraph Company of Philadelphia, Pa. Received and filed October 5, 1868.
- 17. The Delaware River Telegraph Company of Philadelphia, Pa. Beceived and filed October 23, 1868.
- 18. Cape May and Shore Telegraph Company of New York City. Received and filed April 2, 1869.
- 19. Peninsula Telegraph Company of New York City. Received and filed May 9, 1869.
  - 20. Ocean Telegraph Company of Boston, Mass. Received and filed July 15, 1869.
  - 21. The American Cable Company of New York. Received and filed April 15, 1870.
- 22. Southern and Atlantic Telegraph Company of Philadelphia, Pa. Received and filed July 22, 1870.
- 23. International Ocean Telegraph Company of New York City. Received and filed January 20, 1871.
- 24. Missouri River Telegraph Company of Sioux City, Iowa. Received and filed May 3, 1871.
- 25. The Marine and Inland Telegraph Company of New Jersey, 715 Locust street, Philadelphia. Received and filed November 27, 1872.
- 26. Atlantic and Pacific Telegraph Company of Missouri. Executive Office, 145 Broadway, New York City. Received and filed May 8, 1877.
- 27. New Jersey and New England Telegraph Company. Received and filed November 21, 1878. Address A. L. Worthington, No. 10 Green street, Trenton, N. J.
- 28. The American Rapid Telegraph Company, 41 Wall street, New York. Received and filed April 12, 1879. Special rates received and filed April 1, 1881.
- 29. Central Union Telegraph Company, 145 Broadway, New York. Beceived and filed May 9, 1879.
- 30. New York Land and Ocean Telegraph Company. Received and filed May 10, 1879.
- 31. Descret Telegraph Company, Salt Lake City, Utah. Received and filed May 19, 1879.
- 32. American Union Telegraph Company of New York, 145 Broadway, New York. Received and filed July 1, 1879.
- 33. The American Union Telegraph Company of Missouri, Chas. S. Greeley, president, St. Louis, Mo. Received and filed July 9, 1879.
- 34. Wabash Railway Company, Cyrus W. Field, president, New York. Received and filed July 11, 1879.
- 35. The American Union Telegraph Company of New Jersey, D. H. Bates, president, Jersey City, N. J. Received and filed July 17, 1879.
- 36. The Baltimore and Ohio Railroad Company of Maryland, John W. Garrett, president, Baltimore, Md. Received and filed July 18, 1879.
- 37. The American Union Telegraph Company of Baltimore City, Md. Received and filed July 31, 1879.
- 88. The Deer Lodge Telegraph Company of Butte City, Mont. Received and filed August 30, 1879.

- 39. The American Union Telegraph Company of Pennsylvania, D. H. Bates, president, Philadelphia. Beceived and filed September 4, 1879.
- 40. The American Union Telegraph Company of Indiana, La Fayette, Ind. Received and filed September 12, 1879.
- 41. The Cheyenne and Black Hills Telegraph Company, W. H. Hibbard, superintendent, Cheyenne, Wyo. Received and filed November 7, 1879.
- 42. The American Union Telegraph Company of Ohio, Frank B. Swayne, president, Toledo, Ohio. Received and filed November 8, 1879.
- 43. The American Union Telegraph Company of Louisiana, Ed. Leloup, secretary, New Orleans, La. Received and filed March 1, 1880.
- 44. Baltimore and Ohio Telegraph Company of Ohio, Geo. Hoadley, president, Cincinnati, Ohio. Received and filed September 3, 1880.
- 45. The Wabash, St. Louis and Pacific Railway Company of St. Louis, Mo., Solon Humphreys, president, No. 80 Broadway, New York. Received and filed September 13, 1880.
- 46. Baltimore and Ohlo Telegraph Company of Illinois, C. II. Hudson, president, No. 81 South Clark street, Chicago, Ill. Received and filed September 23, 1880.
- 47. Frontier Telegraph Company of Texas, G. O. Appleby, president, Lampassa, Texas. Received and filed October 25, 1880.
- 48. Bankers and Merchants' Telegraph Company of New Jersey, J. Heron Crosman, president, No. 58 Broadway, New York, N. Y. Received and filed April 21, 1881.
- 49. Bankers and Merchants' Telegraph Company of New York, Wm. W. Maris, president, No. 58 Broadway, New York, N. Y. Received and filed June 8, 1881.
- 50. Mutual Union Telegraph Company of Illinois, Carroll Sprigg, secretary, Chicago, Ill. Beceived and filed October 24, 1881.
- 51. Mutual Union Telegraph Company of Missouri, Carroll Sprigg, secretary, Chicago, Ill. Received and filed November 14, 1881.
- 52. New Jersey Mutual Telegraph Company, Jno. H. Walker, secretary, Newark, N. J. Beceived and filed November 17, 1881.
- 53. Bankers and Merchants' Telegraph Company, Wm. W. Maris, president, 58 Broadway, New York. Received and filed December 8, 1881.
- 54. The Baltimore and Ohio Telegraph Company, Welty McCullogh, secretary, Pittsburgh, Pa. Received and filed March 6, 1882.
- 55. East Tennessee Telephone Company, D. I. Carson, secretary, New York. Received and filed May 31, 1882.
- 56. Southern Telegraph Company, James F. Cox, president, 48 Exchange Place, New York. Received and filed August 4, 1882.
- 57. Postal Telegraph Company, A. W. Beard, president, 2 Wall street, New York. Received and filed August 31, 1882.
- 58. Bankers and Merchants' Telegraph Company of Baltimore City, J. G. Case, secretary, 58 Broadway, New York. Received and filed December 14, 1882.
- 59. Mutual Union Telegraph Company of New York, John G. Moore, president Beceived and filed March 5, 1883.
- 60. The Baltimore and Ohio Telegraph Company in Pennsylvania, J. B. Washington, secretary, Pittsburgh, Pa. Received and filed March 17, 1883.
- 61. The Baltimore and Ohio Telegraph Company of Indiana, Geo. P. Frick, president; Dan'l T. Downey, secretary. Received and filed July 17, 1883.
- 62. The Baltimore and Ohio Telegraph Company of the State of New York, Geo. P. Frick, president; Edward R. Golliday, secretary. Received and filed July 17, 1883.

- 63. The Northern and Southern Telegraph Company, corner State and Bridges streets, New York City, John F. Davis, president; Wm. H. Harfield, secretary. Received and filed September 28, 1883.
- 64. Baltimore and Ohio Telegraph Company of New Jersey, Geo. P. Frick, president; Edward R. Golliday, secretary. Received and filed November 7, 1883.
- 65. National Telegraph Company of New York, Calvin S. Brice, president; F. E. Worcester, secretary. Received and filed January 31, 1884.
- 66. Philadelphia and Seaboard Telegraph Company of New Jersey, Milton Cowperthwaite, secretary. Received and filed February 23, 1884.
- 67. Providence and Pascoag Telegraph Company of Rhode Island, D. H. Bates, president, New York; F. Jessen, secretary. Received and filed July 10, 1884.
- 68. Baltimore and Ohio Telegraph Company of Missouri, Geo. P. Frick, president, Baltimore, Md. Received and filed July 18, 1884.
- 69. Baltimore and Ohio Telegraph Company of Louisiana, D. H. Bates, president, Baltimore, Md. Received and filed July 25, 1834.
- 70. The New England Telegraph Company, F. A. McKeone, president, New York. Received and filed July 26, 1884.
- 71. The Baltimore and Ohio Telegraph Company of Texas, D. H. Bates, president, New York. Received and filed August 13, 1884.
- 72. The New England Telegraph Company of Massachusetts, Dan. S. Robeson, New York, vice-president. Received and filed September 5, 1884.
- 73. The Chesapeake and Ohio Telegraph Lines, C. W. Smith, general manager, Richmond, Va. Received and filed September 29, 1884.
- 74. The Baltimore and Ohio Telegraph Company of Massachusetts, D. H. Bates, president, Boston, Mass. Received and filed December 15, 1884.
- 75. The Postal Telegraph and Cable Company, Henry Rosener, 2d vice-president, New York. Beceived and filed January 29, 1885.
- 76. The Pacific Telegraph Company, George H. Myers, secretary, Kansas City, Mo. Received and filed July 27, 1885.
- 77. The Baltimore and Ohio Telegraph Company of Baltimore County, Maryland, D. H. Bates, president, Baltimore, Md. Beceived and filed February 20, 1886.
- 78. Postal Telegraph-Cable Company, Jus. H. Withington, president, New York. Received and filed April 6, 1886.
- 79. The North American Telegraph Company, W. H. Eustis, secretary, Minneapolis, Minn. Received and filed April 22, 1886.
- 80. The San Juan Telegraph Company, W. E. Block, secretary, Ourny, Colorado. Received and filed June 9, 1886.
- 81. Pacific Postal Telegraph-Cable Company, Henry Rosener, president, New York, N. Y. Received and filed July 20, 1886.
- 82. The Baltimore and Ohio Telegraph Company of Pennsylvania, R. Duryea, secretary, Baltimore, Md. Received and filed September 11, 1886.
- 83. The Manhattan Railway Company, D. W. McWilliams, secretary, New York, N. Y. Received and filed October 6, 1886.
- 84. The Pacific Mutual Telegraph Company, George M. Meyers, secretary, Rosedale, Kans. Received and filed February 24, 1887.
- 85. The Empire and Bay State Telegraph Company, Henry Macdona, secretary, New York, N. Y. Received and filed July 12, 1887.
- 86. The Spokane Falls and Wardner Telephone-Telegraph Lines, W. S. Norman, owner, Spokane Falls, Washington Territory. Received and filed August 17, 1887.

- 27. The Rocky Mountain Telegraph Company, W. M. Cairns, general manager, Butte, Mont. Received and filed August 18, 1887.
- 88. The Central Arizona Telegraph Company, L. H. Wilson, president, Prescott, Ariz. Received and filed October 6, 1887.
- 89. W. S. Norman's U. S. Military Telegraph Line. Between Fort Cour d'Alene and Spokane Falls. W. S. Norman, Spokane Falls, Wash. T. Received and filed October 13, 1887.
- 90. The Wyoming Inland Telegraph Company, F. B. Proctor, secretary, Buffalo, Wyo. Received and filed October 19, 1887.
- 91. The Chicago Postal Telegraph Company, Marcus Pollasky, president, Chicago, Ill. Received and filed January 3, 1888.
- 92. The Western Union Telegraph Company, of Baltimore City, Richard J. Bloxam, president, Baltimore, Md. Received and filed January 7, 1889.
- 93. The Southern Beil Telephone and Telegraph Company, D. I. Carson, secretary, 195 Broadway, New York. Beceived and filed February 18, 1889.
- 94. The Washington and Idaho Telegraph Company, E. B. Spencer, secretary, Spokane Falls, Washington. Received and filed May 11, 1889.
- 95. The Continental Telegraph Company, E. L. Martin, president, Kansas City, Mo. Received and filed May 27, 1889.
- 96. The Maryland Central Railway Company, C. F. Kerchner, secretary, Baltimore, Md. Received and filed September 6, 1889.

Schedule of rates for Government telegrams on and after July 1, 1889.

ords.	De	Day messages.			
*Number of body words.	Not exceeding 400 miles.	Exceeding 400 and not exceeding 1,000 miles.	Exceeding 1,000 mles.	For all distances.	
10 11 12 13 14 15 16 17 18 19 20 21 22 22 22 22 22 22 22 23 24 25 26 27 28 29 30 30 40 40 40 40 40 40 40 40 40 40 40 40 40	\$0.10 10\\\2 11\\2 12\\2 12\\2 13\\2 14\\2 15\\2 16\\2 16\\2 16\\2 17\\2 18\\2 19\\2 21\\2 21\\2 21\\2 22\\2 21\\2 22\\2 25\\2 26\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 25\\2 2	\$0.15 15/4 16/3 17/4 18 19/4 20/4 21/4 21/4 22/4 24/4 24/4 25/4 26/4 27/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 28/4 2	\$0.20\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	\$0.15 .16 .16 .17 .18 .19 .20 .21 .21 .22 .24 .24 .25 .26 .27 .28 .29 .29 .29 .29 .29 .29 .29 .29	

\*Exclusive of place from, date, address, and signature.

Salt L. C., Utab. Salem, Oreg. Santa be, N. M. Springfield, Ill. Tablequab, I. T. Tallahasevo, Fla-0 977 0 1,946 977 2,296 1,491 2,254 1,350 3,207 2,402 2,036 1,184 3,213 2,408 Topska, Kaus. Trenton, N. J. 0 1,173 969 1,964 803 2,129 0 542 0 984 1,082 370 279 956 1,448 0 1,264 1,110 1,326



GENERAL ORDERS, No. 88.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, November 13, 1889.

By direction of the Secretary of War paragraph 1848 of the Regulations is amended to read as follows:

1848. The hospital and ambulance flags of the Army are as follows: For general hospitals, white bunting, 9 by 5 feet, with a cross of red bunting 4 feet high and 4 feet wide in the center; arms of cross to be 16 inches wide.

For field hospitals, white bunting, 6 by 4 feet, with a red cross of bunting, 8 feet high and 8 feet wide, in the center; arms of cross to be 12 inches wide.

For ambulances, and guidons to mark the way to field hospitals, white bunting, 16 by 28 inches, with a red cross of bunting 12 inches high and 12 inches wide in the center; arms of cross to be 4 inches wide.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



General Orders, No. 84.

HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, November 13, 1889.

The following officers of artillery and infantry having completed the course of instruction assigned to them at the U. S. Engineer School, Willets Point, New York, have passed with credit the final examination before the academic staff, and have been reported by the commanding officer of that school as qualified to render useful service in connection with the planting and operation of submarine mines:

1st Lieutenant James L. Wilson, 4th Artillery.

1st Lieutenant David Price, 1st Artillery.

1st Lieutenant Charles B. Hardin, 18th Infantry.

2d Lieutenant James T. Kerr, 17th Infantry.

2d Lieutenant Elmore F. Taggart, 6th Infantry.

2d Lieutenant Tredwell W. Moore, 22d Infantry.

2d Lieutenant William S. Biddle, jr., 13th Infantry.

2d Lieutenant Lorenzo P. Davison, 11th Infantry.

2d Lieutenant Edward N. Jones, jr., 8th Infantry.

2d Lieutenant Richmond P. Davis, 2d Artillery.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adputant General.

OFFICIAL:

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GENERAL ORDERS, 'No. 85.

# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, November 16, 1889.

I.—By direction of the Secretary of War requisitions for table-ware, kitchen utensils, &c. (paragraph 277 of the Regulations), will be made by post quartermasters, and the articles will be invoiced by them to company commanders, who will account for them on their returns of clothing and equipage, except at posts where there are general messhalls, in which cases the officers in charge thereof will receipt and account for the property. The allowance to be supplied will be as follows:

List of table-ware and kitchen utensils.	Allowance for company of infantry or artillery.	Allowance for troop of cavalry or light battery.	Allowance for regimental beadquarter, including band.
Dinner-plates Soup-plates Meat-plates Cups and saucers Dippers Soup-ladles Skimmers Tumblers Water-pitchers Vegetable-dishes Dish-pans Basting-spoons Table-spoons Table-forks Table-knives Bread-knives Butcher-knives Chopping-bowls Salt-cellars Pepper-boxes Sirup-pitchers Coffee-mills Meat-saws Scales and weights Bowls Pickle-dishes Frying-pans Meat-forks Meat-choppers Carving sets Cleavers Sugar-bowls Gravy-boats Mustard-spoons Flour-sieves Can-openers Graters	6 48 6 24 6 48 48 48 48 4 6 2 2 1 12 12 12 12 12 12 12 12 12 12 12	72 72 8 72 6 6 2 72 8 8 4 8 72 72 72 72 12 12 12 12 12 12 12 12 12 12 12 12 12	24 8 8 12 28 24 24 22 21 20 6 11 11 11 11 11 11 11 11 11 11 11 11 1

The above instructions will supersede those on the same subject contained in General Orders, No. 51, current series, from this office.

II\_By direction of the Secretary of War paragraph 1150 of the Regulations is amended to read as follows:

1150. When mattresses are not supplied for prisoners in the guard-house and enlisted men in the field, there will be allowed to each man a bed-sack, with thirty pounds of straw per month for bedding, and to men in hospital such quantity as the surgeon shall certify to be necessary.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:

General Orders, HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, November 16, 1889.

By direction of the Secretary of War paragraph 1212 of the Regulations is amended to read as follows:

1212. Officers of the Army traveling on duty with troops, clerks and agents in the military service traveling under orders on public business, sergeants of the post non-commissioned staff, hospital stewards, and non-commissioned officers of like grade, sergeants of the Signal Service, and General Service men, when traveling on duty without troops, and, when necessary, invalid soldiers traveling under orders, will be allowed one double berth in a sleeping-car, or the customary state-room accommodations on boats, and steamers where extra charge is made for such accommodations. The same allowance is authorized, in the discretion of the Chief Signal Officer, in cases of corporals and privates of the Signal Corps, when traveling on duty under orders without troops, when traveling at night, or when the travel exceeds twelve continuous hours. Officers of the Army traveling on duty with troops shall also be allowed one seat in a day parlor-car.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

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GENERAL ORDERS, No. 87.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, November 25, 1889.

By direction of the Secretary of War paragraph 1467 of the Regulations is amended to read as follows:

1467. To entitle an officer to travel allowance the travel must be covered by a specific order in each case, issued previous to the commencement of every journey. Such order should recite that the travel therein directed is necessary for the public service, and should direct the officer to return to his station upon completion of assigned duty, if such return is contemplated. An order for travel, part of which is to be made with troops, should call upon the Quartermaster's Department to furnish the necessary transportation for so much of the journey as is to be performed with troops, in order that the officer may receive travel allowances for the remaining portion.

By COMMAND OF MAJOR GENERAL SCHOFFELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

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| |-|-|-|GENERAL ORDERS, No. 88.

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, November 30, 1889.

The resignation by 1st Lieutenant John Pitcher, 1st Cavalry, of his appointment as aide-de-camp on the staff of the Major General Commanding the Army is hereby accepted, to take effect December 1, 1889, and he will report for duty with his regiment at Fort Custer, Montana, on or before January 10, 1890. The travel enjoined is necessary for the public service.

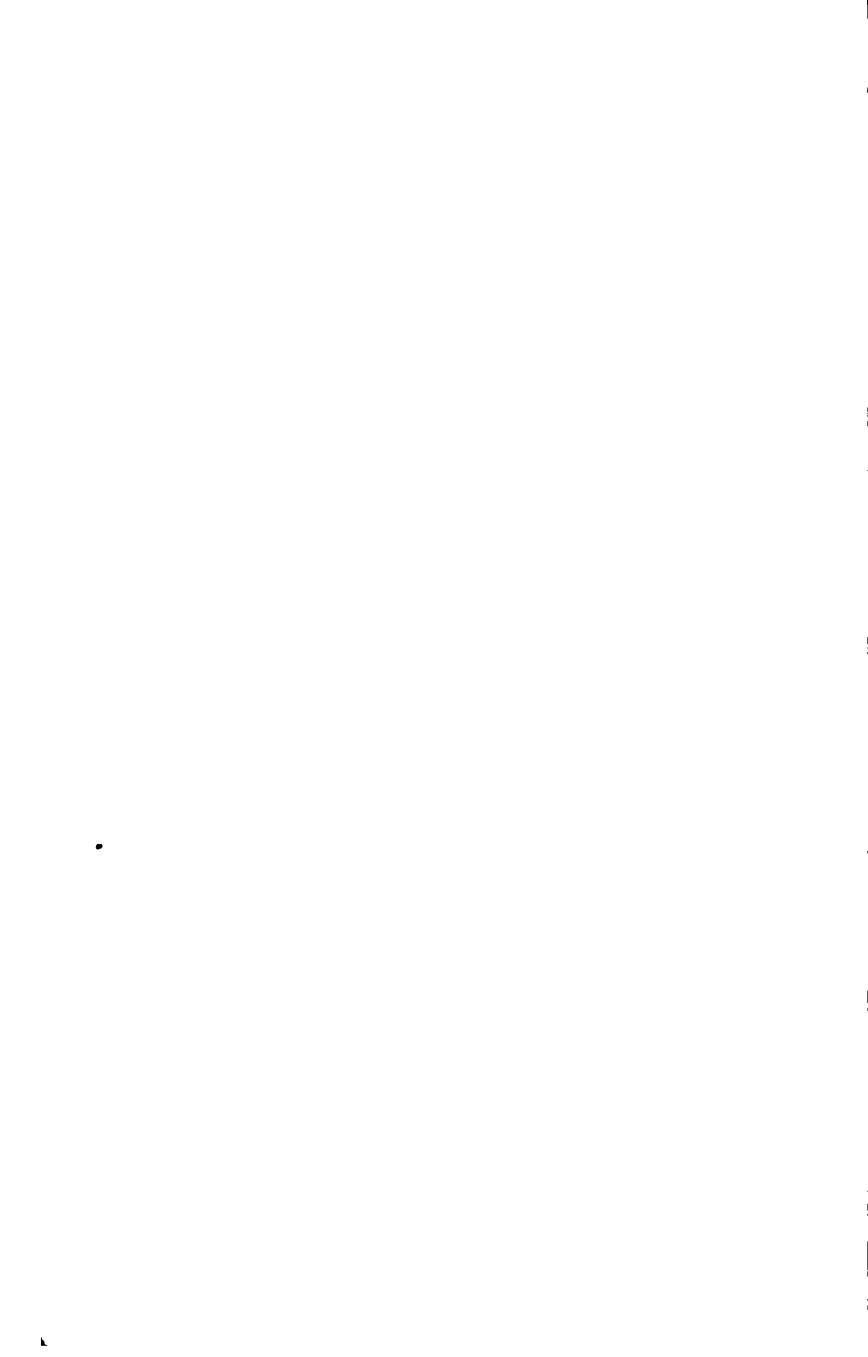
2d Lieutenant Avery D. Andrews, 5th Artillery, is hereby appointed aide-de-camp on the staff of the Major General Commanding the Army, to rank as such from December 1, 1889.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL ORDERS,

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, December 17, 1889.

By direction of the Secretary of War paragraph 1826 of the Regulations is amended to read as follows:

1826. On the frontier and campaign, officers may wear the soldier's overcost, with insignia of rank on the sleeve.

Officers and enlisted men will also be permitted to wear rubber ponchos and blankets, or water-proof overcoats, when necessary, in the field, on fatigue and other duty, involving exposure to rainy or other inclement weather.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:

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GENERAL ORDERS,

HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, December 20, 1889.

By direction of the Secretary of War paragraph 684 of the Regulations is amended to read as follows:

- 684. Lists of national bank depositories designated for the use of disbursing officers, with the amounts of securities filed by each with the United States Treasurer, are published from time to time in orders from the Adjutant General's Office. In drawing money from these depositories the following rules will be observed:
- 1. In making payment by check, only the authorized checks will be used. Blank check-books will be supplied to disbursing officers by the heads of the departments to which the disbursements pertain. Separate accounts will be kept of funds of the several staff departments, as required by paragraph 683 of the Regulations, and separate check-books used for each department.
- 2. Check-books, upon each depository with which a disbursing officer has an account, will be serially numbered. The stub-pages in each check-book will also be numbered.
- 3. Checks will habitually issue in the order of their date and number. If erasures or alterations be made, the correctness thereof will be certified to on the upper part or back of the check by the officer drawing it.
- 4. Each check issued will be represented by its stub, which will show the number, date, and amount of the check, the name of the payee, and the purpose for which it is drawn, as explained in paragraph 688 of the Regulations.
- 5. At the top of the first page of stubs in each check-book the name of the disbursing officer and the title of the depository will be entered.
- 6. The backs of the stub-pages will be used to exhibit the deposit account with the depository to which the check-book pertains. Each entrywill show the date, amount, and nature of the deposit. Private and official funds will always be kept separate.
- 7. The amounts entered on each page of stubs will be added and the total carried to the top of the next succeeding page, and will be included in the footing thereof.

- 8. At the close of business on the last day of each calendar month the accounts carried on both sides of the stub pages will be balanced to include the last deposit made and check issued within the month. The balance, which will show the amount on deposit subject to check, will be carried to the head of the deposit account for the next month. The monthly list of outstanding checks will be filed with the checkbook.
- 9. Disbursing officers will keep, in a separate file, the periodical statements of account rendered to them by each depository. These statements will be compared with the stub-books, and on the stubs of checks paid will be noted the monthly statement in which the payment is reported. A press or certified copy of each monthly statement, accompanied by a copy of the list of checks outstanding on the last day of the month, will be forwarded to the chief of the bureau to which the disbursements pertain. If the statement be found to agree with the stubs, the fact will be indorsed on the copy forwarded to the chief of bureau; if otherwise, the discrepancies will be noted and the action taken will be indorsed thereon. Mutilated and canceled checks will be forwarded, with the monthly statement, to the chief of bureau from whom they were received.
- 10. A memorandum (in red ink) will be entered upon the deposit page, opposite the last check drawn on Saturday of each week, showing the balance with the depository at the close of business on that day and the data upon which it is based.
- 12. When an officer is relieved from disbursing duty he will turn over to his successor all unused checks, taking duplicate receipts therefor. He will also notify the depositary and the chief of the bureau to which the disbursements pertain of the serial numbers of the checks so transferred. Checks will be transferred from one officer to another in a similar manner. Should the accounts of the officer be closed, all unused checks and blank check-books will be transmitted to the chief of the bureau from whom they were received.

13. Chiefs of bureaus will keep a complete record of blank checks issued or transferred to their subordinates and will supervise their use.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



General Orders, No. 91.

HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, December 28, 1889.

The following instructions regarding the enlistment of members of the Hospital Corps are, by direction of the Secretary of War, published for the information and guidance of all concerned:

The standard for vision laid down in Greenleaf's Epitome may be departed from in the enlistment of members of the Hospital Corps, and applicants may be accepted who are subject to refractive errors, viz., myopia, hypermetropia, presbyopia, and astigmatism, provided these errors are not excessive, may be entirely corrected by glasses, and are not progressive or accompanied by ocular disease.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



## GENERAL

# COURT-MARTIAL ORDERS,

## ADJUTANT GENERAL'S OFFICE,

1889.

WASHINGTON:
GOVERNMENT PRINTING OFFICE.
1890.

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OF

## GENERAL COURT-MARTIAL ORDERS.

### ADJUTANT GENERAL'S OFFICE, 1889.

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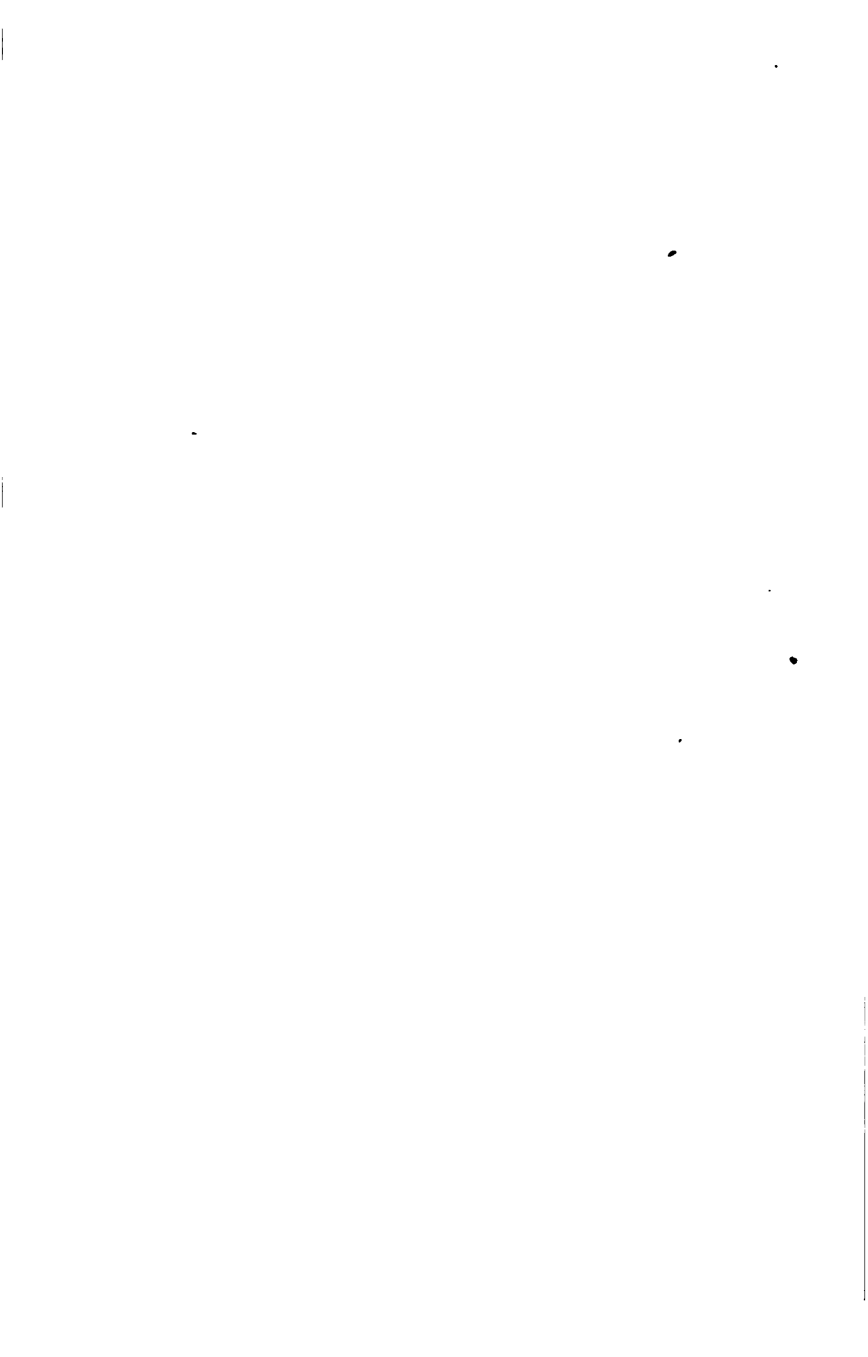
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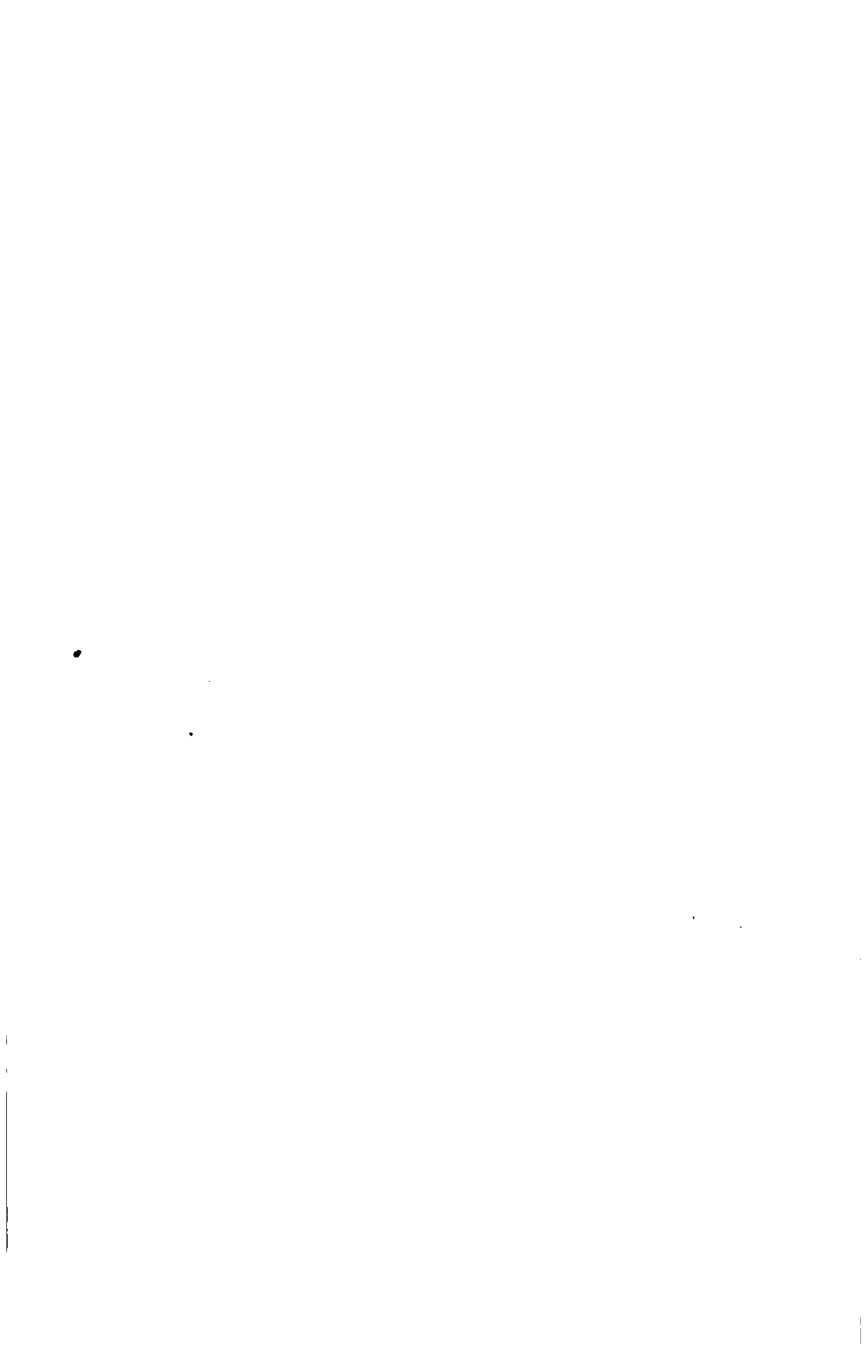
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# General Court-Martial HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, January 4, 1889.

- I.-Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, Nos. 218, September 19, 1888, and 228, October 1, 1888, Headquarters of the Army, Adjutant General's Office, and of which Lieutenant Colonel FREDERICK MEARS, 4th Infantry, is president, were arraigned and tried—
- 1. Recruit Frank Geisel, Company A of Instruction, General Service Recruits.

CHARGE I .- "Desertion, in violation of the 47th Article of War."

Specification—"In that Recruit Frank Geisel, Company A of Instruction, G. S. R., a soldier in the service of the United States, did desert the same on or about October 9, 1888, while on pass from his station, Davids Island, N. Y. H., and did remain in desertion until he surrendered himself at Philadel phia, Pennsylvania, November 17, 1888."

CHARGE II.—"Violation of the 17th Article of War."

Specification—"In that Recruit Frank Geisel, Company A of Instruction, G. S. R., did sell and, through neglect, lose and unlawfully dispose of one (1) overcoat, value \$10.86; one (1) blouse, value \$3.68; one (1) pair trousers, value \$2.89, which had been duly issued him for his use in the United States Army. This while absent from his station, Davids Island, N. Y. H., between October 9, 1888, and November 17, 1888."

PLEA.

Charge I.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Charge II.

To the Specification, "Guilty." To the CHARGE, "Guilty."

# FINDING.

# Charge I.

Of the Specification, "Guilty, except the words 'desert the same,' substituting therefor the words 'did absent himself without authority,' and except the words 'in desertion,' substituting therefor the word 'absent,' and of the excepted words not guilty, and of the substituted words guilty."

Of the CHARGE, "Not guilty, but guilty of absence without leave."

Charge II.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Frank Geisel, Company A of Instruction, General Service Recruits, "To suffer a stoppage of (\$16.93) sixteen dollars and ninety-three cents of his pay, to reimburse the Government for the value of the lost clothing, and to be confined at hard labor under charge of the guard at the post where his company may be serving for the period of six (6) months, and to forfeit to the United States ten (10) dollars per month of his pay for the same period."

2. Recruit John Burk, band musician, Depot Detachment, General Service Recruits.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted June 27, 1888; surrendered December 2, 1888.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit John Burk, band musician, Depot Detachment, General Service Recruits, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him,

and to be confined at hard labor at such military prison as the reviewing authority may direct for the period of five (5) years."

8. Recruit Thomas Doran, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted November 1, 1888; apprehended December 1, 1888.]

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Thomas Doran, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor in such military prison as the reviewing authority may direct for the period of five (5) years."

4. Recruit James Ray, Company A of Instruction, General Service Recruits.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted August 9, 1888; apprehended December 11, 1888.]

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit James Ray, Company A, Instruction, General Service Recruits, "To be dishon-orably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be con-

fined at such military prison as the reviewing authority may direct for the period of five (5) years."

II\_The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruits Frank Geisel, John Burk, Thomas Doran, and James Ray, General Service, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences of Recruits Burk, Doran, and Ray as relates to confinement, and the prisoners will be sent there under proper guard.

- III\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 232, October 5, 1888, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, were arraigned and tried—
  - 1. Private Thomas G. McCabe, Company K, 18th Infantry.
- CHARGE I.—"Desertion, in violation of the 47th Article of War."
- Specification—[Deserted July 7, 1888; apprehended September 19, 1888.]
- CHARGE II.—"Violation of the 17th Article of War."
- Specification—"In that he, Private Thomas G. McCabe, Company K, 18th U. S. Infantry, did lose, through neglect, the following articles of ordnance stores, issued to him as a part of his equipment by Captain C. R. Paul, 18th Infantry: One cartridge belt and plate, money value one dollar and fifty cents (\$1.50). This at Fort Lyon, Colorado, on or about July 7, 1888."
- CHARGE III.—" Violation of the 62d Article of War."
- K, 18th U. S. Infantry, did lose, through neglect, the following articles of ordnance stores, issued to him as a part of his equipment by Captain C. R. Paul, 18th Infantry: One headless-shell extractor, money value thirty (30) cents; one screwdriver, money value twenty-four (24) cents; and one tin cup, money value seventeen (17) cents. This at Fort Lyon, Colorado, on or about July 7, 1888."

# PLEA.

# Charge I.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Charge II.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Charge III.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Charge I.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

Charge II.

Of the Specification, "Guilty." Of the Charge, "Guilty."

Charge III.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Private Thomas G. McCabe, Company K, 18th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under charge of the guard in such military prison as the reviewing authority may direct for the period of five (5) years."

2. Recruit Jacob M. Douglass, Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted October 18, 1888; apprehended November 29, 1888.]

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, Of the CHARGE,

"Guilty."
"Guilty."

SENTENCE.

And the court does therefore sentence him, Recruit Jacob M. Douglass, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under charge of the guard in such military prison as the reviewing authority may direct for the period of five (5) years."

8. Private Gustavus J. Hasson, Troop L, 8th Cavalry.

CHARGE.—"Violation of the 47th Article of War."

Specification—"In that Private Gustavus J. Hasson, Troop L, 8th Cavalry, a soldier in the service of the United States, did desert said service at camp at Fort Riley, Kansas, on or about the 18th day of July, 1888, and did continue in desertion until apprehended at or near Jefferson Barracks, Missouri, on or about November 8, 1888, while illegally serving in Company D of Instruction, Mounted Service, under the name of George Hammond."

#### PLEA.

To the Specification, "Guilty, except the word 'apprehended."
To the Charge, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Private Gustavus J. Hasson, Troop L, 8th Cavalry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under charge of the guard in such military prison as the reviewing authority may direct for the period of one (1) year."

IV -- The proceedings, finding, and sentence of the general courtmartial in the foregoing case of Private Thomas G. McCabe, Company K, 18th Infantry, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

In the foregoing case of Recruit Jacob M. Douglass, Mounted Service, it appears that the accused returned in uniform from his unauthorized absence to within a short distance of his post. This fact leaves a strong presumption in favor of his intention not to desert. In the opinion of the reviewing authority he should have been convicted of absence without leave. The proceedings, finding, and sentence are disapproved, and the prisoner will be released from confinement and restored to duty.

The proceedings, finding, and sentence of the general court-martial in the foregoing case of Private Gustavus J. Hasson, Troop L, 8th Cavalry, are approved. In view of the evident ignorance, on the part of the accused, of the real nature of the crime which he was committing and the apparent absence of intention to defraud the Government, the sentence is hereby mitigated to "confinement at hard labor under charge of the guard at Jefferson Barracks, Missouri, for three months, and forfeiture of ten dollars per month for the same period." The sentence as thus mitigated is confirmed and will be duly executed.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

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I I

# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, January 18, 1889.

- I.-Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, Nos. 218, September 19, 1888, and 228, October 1, 1888, Headquarters of the Army, Adjutant General's Office, and of which Lieutenant Colonel FREDERICK MEARS, 4th Infantry, is president, were arraigned and tried—
- 1. Recruit Dan'e Kiley, Company B of Instruction, General Service Recruits.
- CHARGE.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- Specification—"In that he, Recruit Daniel Kiley, Company B of Instruction, General Service U. S. Army, did unlawfully enter the dwelling-house of Messrs. Fiske and O'Kelly, post traders, between the hours of 10 and 11 p. m., and when found was concealed under the bed of Mr. O'Kelly."

### PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Daniel Kiley, Company B, General Service Recruits, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of two (2) years."

- 2. Recruit Patrick Murphy, Company B of Instruction, General Service.
- CHARGE.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- Specification 1st—"In that he, Recruit Patrick Murphy, Company B, Instruction, G. S. R. U. S. Army, was drunk, noisy, and

abusive in the orderly room of Company B of Instruction. This at Davids Island, N. Y. H., between the hours of 7 and 8:80 p. m., November 19, 1888."

Specification 2d—"In that he, Patrick Murphy, Company B of Instruction, G. S. R. U. S. Army, having been ordered by 1st Sergeant George Conway to his quarters in arrest, the said 1st sergeant being in the execution of his office, did refuse to obey said order, and did use threatening and abusive language towards the said 1st Sergeant Conway. This at Davids Island. N. Y. H., between the hours of 7 and 8:30 p. m., November 19, 1888."

Specification 8d—"In that he, Recruit Patrick Murphy, Company B of Instruction, G. S. R. U. S. Army, having been ordered in arrest by Sergeant James W. Peters, Company B of Instruction, G. S. R. U. S. Army, he, the said sergeant, being in the execution of his office, did resist arrest, and did use obscene, abusive, and insubordinate language towards the said Sergeant Peters, by exclaiming, 'You — — little — of a —,' and other words too filthy for repetition. This at Davids Island, N. Y. H., between the hours of 7 and 8:30 p. m., November 19, 1888."

Specification 4th—"In that he, Recruit Patrick Murphy, Company B of Instruction, General Service Recruits U. S. Army, having been ordered in confinement, did, when Sergeant James W. Peters, assisted by Sergeant Frank Carder, Company B of Instruction, G. S. R. U. S. Army (the said sergeants being in the execution of their office), were endeavoring to secure his arrest, resist arrest by drawing a deadly weapon upon the said sergeants. This at Davids Island, N. Y. H., between the hours of 7 and 8:30 p. m., November 19, 1888."

#### PLEA.

To the 1st Specification, "Guilty."

To the 2d Specification, "Guilty."

To the 3d Specification, "Guilty"

To the 4th Specification, "Guilty, except the words 'a deadly weapon," and of the excepted words not guilty."

To the CHARGE, "Guilty."

## FINDING.

Of the 1st Specification, "Guilty."

Of the 2d Specification, "Guilty."

Of the 3d Specification, "Guilty."

Of the 4th Specifictiaen, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Patrick Murphy. Company B of Instruction, General Service Recruits, "To be confined at hard labor under charge of the guard at the place where his company may be serving for the period of one (1) year, and to forfeit to the United States ten (10) dollars per month of his pay for the same period."

3. Recruit James Valley, Company A of Instruction, General Service Recruits.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted May 27, 1888; surrendered November 17, 1888.]

#### PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

#### FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### Sentence.

And the court does therefore sentence him, Recruit James Valley, Company A of Instruction, General Service Recruits, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such military prison as the reviewing authority may direct for the period of five (5) years."

4. Private Obed McCreary, Company E, 8th Infantry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted May 5, 1887; surrendered November 26, 1888.]

## PLEA

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Private Obed McCreary, Company E, 8th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such military prison as the reviewing authority may direct for the period of one (1) year."

II.—The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Daniel Kiley, General Service, are approved. The period of confinement is reduced to "six months." The sentence as thus mitigated is confirmed and will be duly executed at Davids Island, New York Harbor.

The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruits Patrick Murphy and James Valley, General Service, and Private Obed McCreary, Company E, 8th Infantry, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for the execution of so much of the sentences of Recruit Valley and Private McCreary as relates to confinement, and the prisoners will be sent there under proper guard.

- III\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 282, October 5, 1888, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, were arraigned and tried—
- 1. Recruit Joseph H. Green, Colored Detachment, Mounted Service.

CHARGE I .-- "Violation of the 82d Article of War."

Specification—"In that he, Recruit Joseph H. Green, Colored Detachment, Mounted Service, did absent himself from his com-

pany and post, without permission from proper authority, from about 8 a. m., November 12, 1888, until about 8 a. m., November 13, 1888, when arrested by the sergeant of the guard. This at Jefferson Barracks, Missouri."

CHARGE II.—"Violation of the 17th Article of War."

Specification—"In that Recruit Joseph H. Green, Colored Detachment, Mounted Service, did, through neglect, lose the following articles of clothing, to wit: one (1) forage-cap, valued at fifty-five cents (55c.); one (1) great-coat, valued at ten dollars and thirty-six cents (\$10.36); one (1) trousers, valued at two dollars and fifty cents (\$2.50); one (1) knit undershirt, valued at fifty cents (50c.); one (1) blouse, valued at three dollars and sixty-eight cents (\$3.68); two (2) woolen blankets, valued at eight dollars and sixty-six cents (\$8.66)—total money value \$26.25; the same having been issued to him for use in the military service. This at Jefferson Barracks, Missouri, on or about November 13, 1888."

PLEA.

Charge I.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Charge II.

To the Specification, "Guilty, except the words 'two (2) woolen blankets, valued at eight dollars and sixty-six cents (\$8.66)—total money value \$26.25,' and of the excepted words not guilty."

To the CHARGE, "Guilty."

FINDING.

Charge I.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

Charge II.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Joseph H. Green, Colored Detachment, Mounted Service, "To be dishonorably

discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under charge of the guard in such military prison as the reviewing authority may direct for the period of two (2) years."

2. Recruit George Bennett, Company A of Instruction, Mounted Service.

CHARGE I.—"Violation of the 32d Article of War."

Specification—"In that he, Recruit George Bennett, Company A of Instruction, M. S. United States Army, did absent himself from his company and garrison, without permission from proper authority, from about 9 p. m., December 24, 1888, until about 1 p. m., December 26, 1888. This at Jefferson Barracks, Missouri."

CHARGE II .- "Violation of the 17th Article of War."

Specification—"In that he, Recruit George Bennett, Company A of Instruction, M. S. United States Army, did, through neglect, lose one (1) overcoat, valued at ten dollars and thirty-six cents (\$10.36); one (1) pair of boots, valued at three dollars and sixty-eight cents (\$3.68)—total money value fourteen dollars and four cents (\$14.04); the same having been issued him for use in the military service. This at Jefferson Barracks, Missouri, on or about December 24, 1888."

PLEA.

. Charge I.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Charge II.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Charge I.

Of the Specification, "Guilty." Of the Charge, "Guilty."

Charge II.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit George Bennett, Company A of Instruction, Mounted Service, "To be charged on the muster and pay rolls of his company six (6) dollars per month for two (2) months and two (2) dollars and four (4) cents for one (1) month, to reimburse the United States fourteen (14) dollars and four (4) cents for articles of clothing lost by him, and to be confined at hard labor under charge of the guard at Jefferson Barracks, Missouri, for the period of two (2) months."

3. Recruit David G. Orr, General Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted November 6, 1885; apprehended December 30, 1888.]

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit David G. Orr, General Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under charge of the guard in such military prison as the reviewing authority may direct for the period of five (5) years."

- 4. Recruit William H. Gunter, Colored Detachment, Mounted Service.
- CHARGE.—"Conduct prejudicial to good order and military discipline, in violation of the 62d Article of War."
- Specification 1st—"In that Recruit William H. Gunter, Colored Detachment, M. S. United States Army, did, without provocation, strike with his carbine and seriously injure Recruit Thomas Gross, Colored Detachment, M. S., who at the time was in the proper discharge of his duty drilling with his company. This at Jefferson Barracks, Missouri, December 21, 1888."

Specification 2d—"In that Recruit William H. Gunter, Colored Detachment, M. S., did break and render unfit for service one carbine stock, the property of the United States. This at Jefferson Barracks, Missouri, December 21, 1888."

# PLEA.

To the 1st Specification, "Guilty."

To the 2d Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the 1st Specification, "Guilty."

Of the 2d Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit William H. Gunter, Colored Detachment, Mounted Service "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under charge of the guard in such place as the reviewing authority may direct for the period of two (2) years."

5. Private John A. L. Jolliff, Company E, 12th Infantry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted May 17, 1888; apprehended December 8.

1888.]

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Private John A. L. Jolliff, Company E, 12th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under charge of the guard in such military prison as the reviewing authority may direct for the period of five (5) years."

6. Private Hiram Mason, Troop M, 5th Cavalry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted September 4, 1888; apprehended December 4, 1888.]

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Private Hiram Mason, Troop M, 5th Cavalry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under charge of the guard in such military prison as the reviewing authority may direct for the period of five (5) years."

IV.—The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Joseph H. Green, Colored Detachment, Mounted Service, are approved. The period of confinement is reduced to "six months." The sentence as thus mitigated is confirmed and will be duly executed at Jefferson Barracks, Missouri.

The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruits George Bennett, David G. Orr, and William H. Gunter, Mounted Service, and Privates John A. L. Jolliff, Company E, 12th Infantry, and Hiram Mason, Troop M, 5th Cavalry, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences of Recruits Orn and Gunter and Privates Jolliff and Mason as relates to confinement, and the prisoners will be sent there under proper guard.

By command of Major General Schofield:

R. C. DRUM,

OFFICIAL:

Adjutant General.

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# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, January 22, 1889.

I.-Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, Nos. 218, September 19, 1888, and 228, October 1, 1888, Headquarters of the Army, Adjutant General's Office, and of which Lieutenant Colonel FREDERICK Mears, 4th Infantry, is president, was arraigned and tried—

Recruit Joseph Prescott, Depot Detachment, General Service Recruits.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted November 1, 1884; apprehended January
5, 1889.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Joseph Prescott, Depot Detachment, General Service Recruits, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such military prison as the reviewing authority may direct for the period of five (5) years."

II\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Joseph Prescott, General Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

III\_\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 282, October 5, 1888, Headquarters of the Army, Adjutant General's Office, and of

which Captain Theodore J. Wint, 4th Cavalry, is president, was arraigned and tried—

Recruit Frank O'Shaughnessy, General Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted October 20, 1887; apprehended November 22, 1888.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Frank O'Shaughnessy, General Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under charge of the guard in such military prison as the reviewing authority may direct for the period of five (5) years."

IV\_\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Frank O'Shaughnessy, Mounted Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

V.-Before a general court-martial which convened at West Point, New York, pursuant to Special Orders, No. 800, December 26, 1888, Headquarters of the Army, Adjutant General's Office, and of which 1st Lieutenant John A. Lunden, 4th Artillery, is president, was arraigned and tried—

Sergeant James McAuliffe, U. S. Military Academy Detachment of Cavalry.

CHARGE.—"Violation of the 88th Article of War."

Specification—"In that Sergeant James McAuliffe, U. S. M. A. Detachment of Cavalry, United States Army, having been duly mounted as sergeant of the guard, did become drunk on said duty. This at West Point, N. Y., December 19, 1888."

#### PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Sergeant James McAuliffe, U. S. Military Academy Detachment of Cavalry, "To be reduced to the grade of private soldier, and to be confined at hard labor under charge of the guard for the period of six months."

VI\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Sergeant James McAuliffe, U. S. Military Academy Detachment of Cavalry, are approved. In view of the prisoner's long service and his previous excellent record, as shown on discharges, and upon the recommendation of all the members of the court to the clemency of the reviewing authority, the sentence is remitted.

Sergeant McAuliffe will be released from arrest and restored to duty.

By command of Major General Schofield:

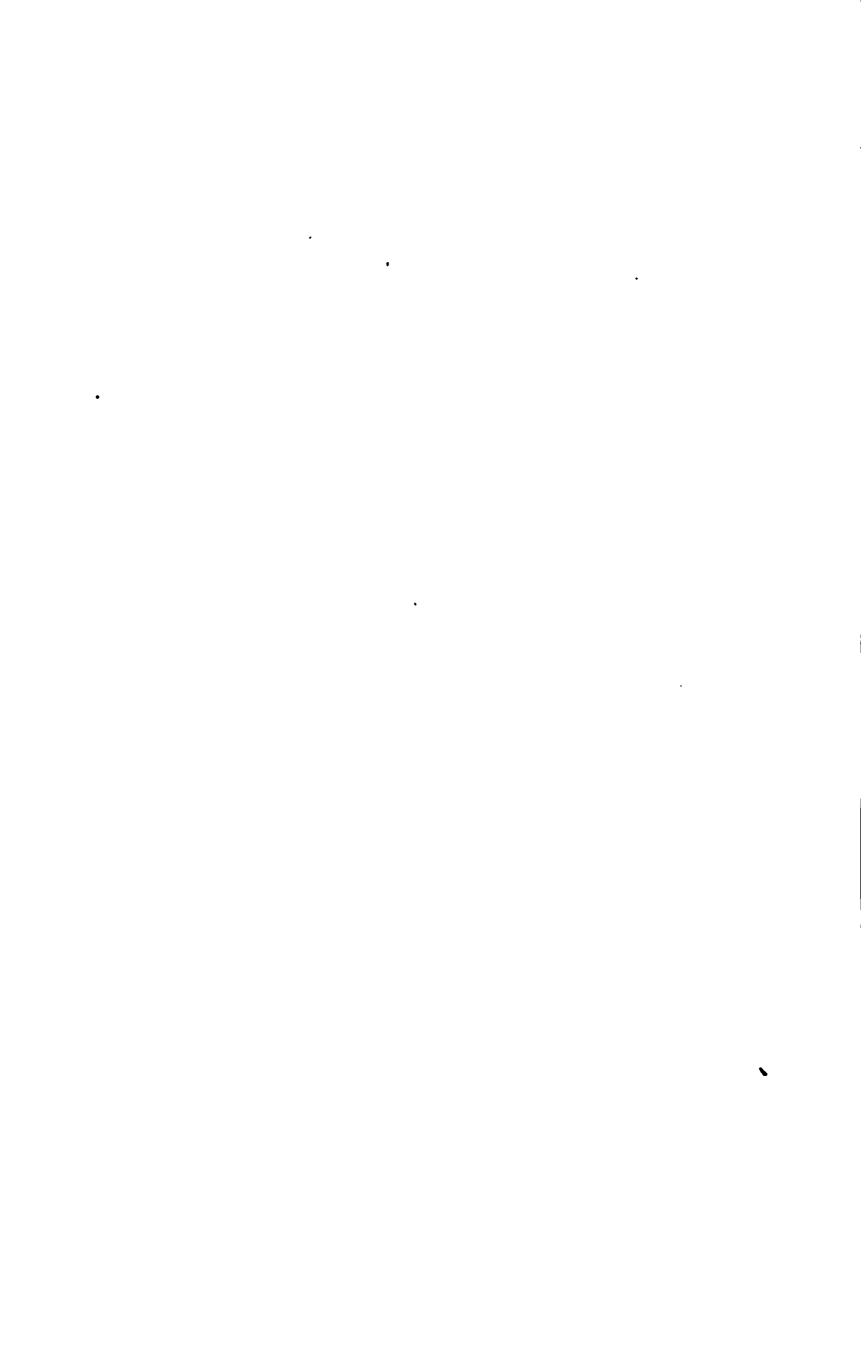
R. C. DRUM,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

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# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, January 25, 1889.

- I\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 228, September 25, 1888, and 288, October 12, 1888, Headquarters of the Army, Adjutant General's Office, and of which Major WILLIAM L. KELLOGG, 19th Infantry, is president, were arraigned and tried—
- 1. Recruit Colin C. Ferguson, Company A of Instruction, General Service.
- CHARGE I.—"Violation of the 17th Article of War."
- Specification—"In that he, Recruit Colin C. Ferguson, Company A of Instruction, General Service U. S. Army, did sell the following articles of uniform clothing, issued to him for his own use: One (1) overcoat, valued at \$10.86, and one (1) blanket, valued at \$4.88. This at or near Columbus, Ohio, on or about December 3, 1888."
- CHARGE II.—"Absence without leave, in violation of the 82d Article of War."
- Specification—"In that he, Recruit Colin C. Ferguson, Company A of Instruction, General Service U. S. Army, did absent himself from his company and post, without leave from proper authority, from December 4, 1888, until December 18, 1888. This at Columbus Barracks, Ohio."
- Charge III.—"Larceny, to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- Specification—"In that he, Recruit Colin C. Ferguson, Company A of Instruction, General Service U. S. Army, did take, steal, and appropriate to his own use one overcoat cape, which had been properly issued to Recruit Allen Barker, Company Λ of Instruction, General Service U. S. Army, as a part of his uniform clothing. This at Columbus Barracks, Ohio, on or about December 6, 1888."

PLEA.

Charge I.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

Charge II.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Charge III.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Charge L.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

Charge II.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

Charge III.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit Colin C. Ferguson, Company A of Instruction, General Service, "To suffer a monthly stoppage from his pay to the amount of five dollars (\$5) per month for two months and four dollars and sixty-nine cents (\$4.69) for one month, until he shall have reimbursed the United States the sum of fourteen dollars and sixty-nine cents (\$14.69), the total money value of the clothing sold by him, and then to be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or to become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of one (1) year."

2. Recruit Sherman Robison, Company A of Instruction, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that Recruit Sherman Robison, Company A of Instruction, General Service U. S. Army, a soldier in the service of the United States, did desert said service at Columbus Barracks, Ohio, on January 28, 1887, and did remain absent in desertion until apprehended at Newcomerstown, Ohio, December 24, 1888."

#### PLEA.

To the Specification, "Guilty, except the word 'desert,' and substituting therefor the words 'absent himself without leave from,' and

except the words 'in desertion,' and substituting therefor the words 'without leave.''

To the Charge, "Not guilty, but guilty of absence without leave."

Finding.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Sherman Robison, Company A of Instruction, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

II-The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Colin C. Ferguson, General Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Sherman Robison, General Service, are approved. So much of the sentence as imposes dishonorable discharge is remitted, and the remainder is mitigated to "confinement at hard labor for six months under charge of the post guard and forfeiture of ten dollars per month for the same period." The sentence as thus mitigated is confirmed and will be duly executed.

III.-Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 282, October 5, 1888, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, was arraigned and tried—

Recruit Frederick Hafermaly, Company C of Instruction, Mounted Service.

CHARGE.—"Conduct prejudicial to good order and military discipline, in violation of the 62d Article of War."

Specification 1st—"In that Recruit Frederick Hafermaly, Company C of Instruction, M. S. United States Army, did steal one

pipe, the property of Corporal Kamery, Company C of Instruction, M. S., of the value of one (1) dollar and fifty (50) cents. This at Jefferson Barracks, Missouri, December 14, 1888."

Specification 2d—"In that Recruit Frederick Hafermaly, Company C of Instruction, M. S. United States Army, did steal one silver watch, the property of Michael Przyborski, recruit, Company C of Instruction, M. S., of the value of twelve (12) dollars. This at Jefferson Barracks, Missouri, on the night of December 15, 1888."

PLEA.

To the 1st Specification, "Guilty."

To the 2d Specification, "Not guilty."

To the CHARGE, "Guilty."

FINDING.

Of the 1st Specification, "Guilty."

Of the 2d Specification, "Guilty."

Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Recruit Frederick Hafer-maly, Company C of Instruction, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under charge of the guard in such place as the reviewing authority may direct for the period of three (3) months."

IV\_-The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Frederick Hafermaly, Mounted Service, are approved, and the sentence will be duly executed at Jefferson Barracks, Missouri.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, January 29, 1889.

I.-Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 223, September 25, 1888, and 288, October 12, 1888, Headquarters of the Army, Adjutant General's Office, and of which Major WILLIAM L. KELLOGG, 19th Infantry, is president, was arraigned and tried—

Field Musician James E. McCandless, Company D of Instruction, General Service.

CHARGE.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."

Specification—"In that Field Musician James E. McCandless, Company D of Instruction, General Service United States Army, did steal from Field Musician Frank Smith, Company D of Instruction, General Service United States Army, one (1) dark blue flannel shirt, of the value of two dollars and thirty-three cents (\$2.88), which had been issued to said Field Musician Smith for his use in the military service. This at Columbus Barracks, Ohio, on or about December 81, 1888."

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Not guilty." Of the CHARGE, "Not guilty."

And the court does therefore "acquit" him, Field Musician James E. McCandless, Company D of Instruction, General Service.

II.-The proceedings, finding, and acquittal of the general court-martial in the foregoing case of Field Musician James E. McCandless, General Service, are approved, and the prisoner will be released from confinement and restored to duty.

III\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 282, October 5,

1888, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, was arraigned and tried—

Recruit Joseph A. Farley, Company D of Instruction, Mounted Service.

CHARGE.—"Conduct prejudicial to good order and military discipline."

Dof Instruction, Mounted Service U. S. Army, did receive from another man, same company, one blouse, issued to Recruit Philip S. Walton (for his use in the military service), and did, knowing it to be stolen property, hold it in his possession, for the purpose of disposing of said blouse for his, Farley's, benefit. This at Jefferson Barracks, Missouri, on or about October 19, 1888."

Specification 2d—"In that he, Recruit Joseph A. Farley, Company D of Instruction, Mounted Service U. S. Army, did sell to a citizen one Government blouse, of the money value of \$3.68, which blouse he knew had been stolen from Recruit Philip S. Walton, same company. This at Jefferson Barracks, Missouri, on or about October 19, 1888."

#### PLEA.

To the 1st Specification, "Not guilty." To the 2d Specification, "Not guilty." To the Charge, "Not guilty."

#### FINDING.

Of the 1st Specification, "Guilty, except the words 'did receive from another man, same company,' substituting therefor the word 'having,' and of the excepted words not guilty."

Of the 2d Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Joseph A. Farley, Company D of Instruction, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under charge of the guard in such military prison as the reviewing authority may direct for the period of one (1) year."

IV.—In the foregoing case of Recruit Joseph A. Farley, Mounted Service, the evidence appearing of record fails to establish the fact that the blouse, which was the subject of the charge and specifications, had been stolen. That it was known by him to have been stolen was admitted by the accused in a previous trial by the same court, and this admission should have been introduced in evidence in the present trial. It was not introduced, and cannot, therefore, be now considered, although the court and the judge advocate appear to have proceeded upon the assumption of the accused's guilt in this respect.

In the opinion of the reviewing authority there is a manifest failure of proof. The finding and sentence are therefore disapproved; the prisoner will be released from confinement and restored to duty.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

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## GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, January 31, 1889.

- I-Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 14, January 17, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, were arraigned and tried—
- 1. Recruit Walter Williams, Colored Detachment, Mounted Service. Charge.—"Desertion, in violation of the 47th Article of War."

  Specification—[Deserted August 7, 1888; apprehended January 1, 1889.]

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Walter Williams, Colored Detachment, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor in such military prison as the reviewing authority may direct for the period of five (5) years."

2. Recruit Levi J. Rudd, General Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted January 7, 1889; apprehended January 8, 1889.]

PLEA.

To the Specification, "Not guilty."

To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Levi J. Rudd, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor in such military prison as the reviewing authority may direct for the period of five (5) years."

II.-The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Walter Williams, Colored Detachment, Mounted Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

The proceedings of the general court-martial in the foregoing case of Recruit Levi J. Rudd, Mounted Service, are approved. In view of the very short time that the accused has been in service and a doubt as to his intention to desert, the seamnce is remitted. The prisoner will be released from confinement and restored to duty.

III.—Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, No. 17, January 21, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Morris C. Foote, 9th Infantry, is president, was arraigned and tried—

Private Dennis Fahey, Company D, 7th Infantry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted March 30, 1884; apprehended December 81, 1888.]

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Private Dennis Fahey, Company D, 7th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor at such military prison as the reviewing authority may direct for the period of five (5) years."

IV\_-The proceedings, finding, and sentence of the general courtmartial in the foregoing case of Private *Dennis Fahey*, Company D, 7th Infantry, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

B. C. DRUM,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

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General Court-Martial. HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, February 8, 1889.

- I.—Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, No. 17, January 21, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Morris C. Foote, 9th Infantry, is president, were arraigned and tried—
- 1. Recruit Thomas J. Mullin, Company A, Instruction, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that Recruit Thomas J. Mullin, Company Λ of Instruction, G. S. R., a soldier in the service of the United States, did desert the same on or about January 3, 1889, while on pass from his station, Davids Island, N. Y. H., and did remain in desertion until apprehended at Newark, N. J., January 19, 1889."

#### PLEA.

To the Specification, "Not guilty, but guilty of absence without leave."

To the CHARGE, "Not guilty, but guilty of absence without leave."

#### FINDING.

Of the Specification, "Guilty, except the words 'did desert the same' and 'did remain in desertion,' substituting therefor 'did absent himself from his post without permission from proper authority' and 'did remain so absent;' of the excepted words not guilty."

Of the CHARGE, "Not guilty, but guilty of absence without leave."

#### SENTENCE.

And the court does therefore sentence him, Recruit Thomas J. Mullin, Company A of Instruction, General Service Recruits. "To be confined at hard labor under charge of the guard for six months, and to forfeit to the United States ten dollars per month of his monthly lay during the same period."

2. Private Samuel Gould, Company I, 9th Infantry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted March 23, 1888; surrendered January 4, 1889.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Private Samuel Gould, Company I, 9th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor at such military prison as the reviewing authority may direct for five (5) years."

8. Private William Abbott, Troop A, 8d Cavalry.

CHARGE I.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted July 20, 1888; apprehended January 10, 1889.]

CHARGE II.—"Violation of the 62d Article of War."

Cavalry, did lose, through neglect, the following articles of ordnance stores, the property of the United States, which had been regularly issued to him for his use in the military service, and for which Captain Charles Morton, 3d Cavalry, is responsible, viz: One tin cup, 9c.; one headless-shell extractor, 80c.; one jointed ramrod, 58c.; one screw-driver (carbine), 24c.; one front-sight cover and screw, 42c.; one screw-driver (revolver), 10c.; one link, 31c.; one picket-pin, 34c.; two saberstraps, at eleven cents, 22c.; two spurs, at twenty cents, 40c.; two spur-straps, at ten cents, 20c.; one surcingle, 91c.; twenty carbine ball-cartridges, caliber .45, 34c.; ten revolver ball-cartridges, caliber .45, 10c.—total money value, \$4.50. This at camp at Eagle Pass, Texas, on the 20th day of July, 1888."

Npecification 2d—" In that Private William Abbott, Troop A, 8d Cavalry, did lose, through neglect, the following articles of clothing and equipage, the property of the United States, which had been regularly issued to him for his use in the military service, and for which Captain Charles Morton, 3d Cavalry, is responsible, viz: Two bed-sheets, at twenty-nine cents, 58c.; two mattress-covers, at sixty-five cents, \$1.30; one pillow, 30c.; two pillow-cases, at eleven cents, 22c.—total money value, \$2.40. This at camp at Eagle Pass, Texas, July 20, 1888."

PLEA. Charge I. "Guilty." To the Specification, "Guilty." To the CHARGE, Charge II. To the 1st Specification, "Guilty." To the 2d Specification, "Guilty." "Guilty." To the CHARGE, Finding. Charge I. "Guilty." Of the Specification, "Guilty." Of the CHARGE, Charge II. Of the 1st Specification, "Guilty."

Of the 2d Specification,

Of the CHARGE,

SENTENCE.

"Guilty."

"Guilty."

And the court does therefore sentence him, Private William Abbott, Troop A, 3d Cavalry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor at such military prison as the reviewing authority may direct for five (5) years."

II\_The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruit *Thomas J. Mullin*, General Service, and Privates Samuel Gould, Company I, 9th Infantry, and

William Abbott, Troop A, 3d Cavalry, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences of Privates Gould and Abbott as relates to confinement, and the prisoners will be sent there under proper guard.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL;

Assistant Adjutant General.

GENERAL COURT-MARTIAI HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, February 9, 1889.

- I.-Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 14, January 17, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, were arraigned and tried—
- 1. Recruit George Murphy, Company C of Instruction, Mounted Service.

Charge.—"Absence without leave, in violation of the 82d Article of War."

Specification—" In that Recruit George Murphy, Company C of Instruction, M. S. U. S. Army, did absent himself from his company and post, without permission from proper authority, from 'reveille roll-call,' January 9, 1889, until about 3 p. m., January 10, 1889. This at Jefferson Barracks, Missouri."

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the Charge, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit George Murphy, Company C of Instruction, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due him or that may become due him, and to be confined in such military prison as the reviewing authority may direct for the period of two (2) years."

- 2. Recruit Theodore F. Morris, jr., Company C of Instruction, Mounted Service.
- CHARGE.—"Conduct prejudicial to good order and military discipline, in violation of the 62d Article of War."
- Specification 1st—"In that Recruit Theodore F. Morris, jr., Company C of Instruction, M. S. U. S. Army, did feloniously

assault with a knife Recruit Frank W. Barkley, Company D of Instruction, M. S., with intention of doing him, the said Frank W. Barkley, bodily harm, and did cut the said Frank W. Barkley in the back, leg, and hand. This at Myers' Ranch, near Jefferson Barracks, Mo., on or about the 7th day of January, 1889."

Specification 2d—"In that Recruit Theodore F. Morris, jr., Company C of Instruction, M. S. U. S. Army, did, with the intention of doing bodily harm, assault with a knife Recruit Willis Sursa, Company C of Instruction, M. S., and did dangerously wound with his knife the said Willis Sursa. This at Myers' Ranch, near Jefferson Barracks, Mo., on or about the 7th day of January, 1889."

#### PLEA.

To the 1st Specification, "Not guilty." To the 2d Specification, "Not guilty." To the Charge, "Not guilty."

#### FINDING.

Of the 1st Specification, "Guilty, except the word 'feloniously' and except the word 'back,' and substituting therefor the word 'arm."

Of the 2d Specification, "Not guilty."
Of the Charge, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Theodore F. Morris, jr., Company C of Instruction, Mounted Service, "To forfeit to the United States twenty (20) dollars of his pay, and to be confined at hard labor under charge of the guard for a period of two (2) months."

II\_In the foregoing case of Recruit George Murphy, Mounted Service, the apparently severe sentence is justified, in the opinion of the reviewing authority, by the evidence of several previous convictions, at short intervals, of the same offense as that for which he has again been tried. The proceedings, finding, and sentence are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit *Theodore F. Morris*, *jr.*, Mounted Service, are approved, and the sentence will be duly executed.

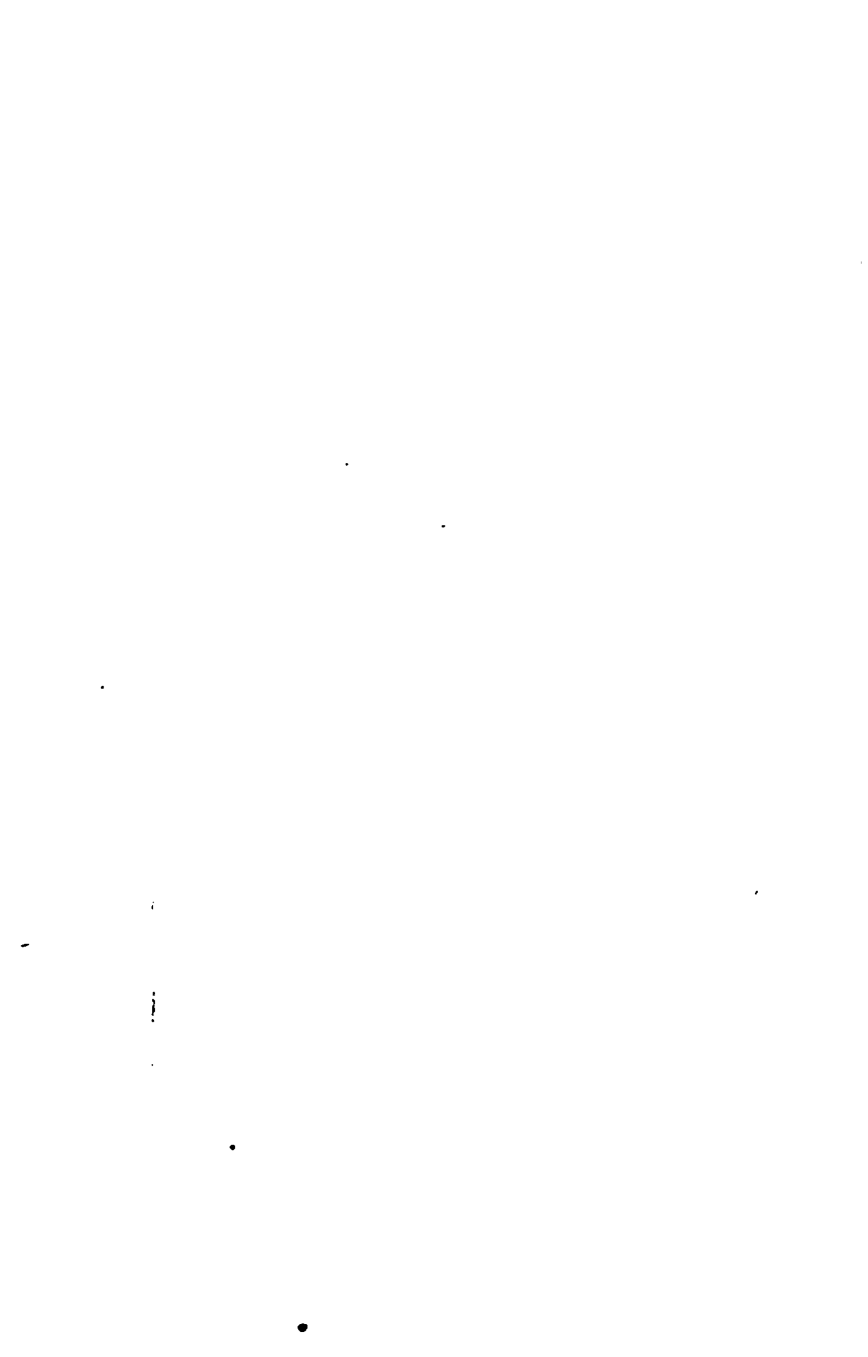
BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.



## GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, February 11, 1889.

I\_Before a general court-martial which convened at Fort Wingste, New Mexico, pursuant to Special Orders, No. 54, May 12, 1888, Headquarters Department of Arizona, and of which Colonel Charles E. Compton, 4th Cavalry, is president, was arraigned and tried—

Captain Robert W. Shufeldt, assistant surgeon, U. S. Army.

CHARGE I.—"Conduct unbecoming an officer and a gentleman."

- Specification 1st—"In this: that he, Captain R. W. Shufeldt, assistant surgeon, U. S. A., did cause his name to be entered on sick report, and to be so borne from on or about October 19, 1887, until April 2, 1888, ostensibly for angina pectoris, when, in truth and in fact, he did not suffer with said disease, or, if he did, not to the extent of preventing him from performing his duties. This to the discredit of the service, his corps, and profession, at Fort Wingate, N. M., on the dates specified."
- Specification 2d—"In this: that he, Captain R. W. Shufeldt, assistant surgeon, U. S. A., having been borne on sick report for about five (5) months, and having been duly notified that he would be taken up for duty April 2, 1888, by the post surgeon, did protest in writing to the post adjutant against being so taken up, though, at the time, he was well and fit for duty. This at Fort Wingate, N. M., on date specified."
- Specification 3d—"In this: that he, Captain R. W. Shufeldt, assistant surgeon, U. S. A., having been taken up for duty April 2, 1888, did, in consequence, prefer a charge, with specifications, against Major P. J. A. Cleary, surgeon, U. S. A., for having taken him up on duty, he (Shufeldt), at the time, and for a long time previously, being well, and well able to discharge his duties. This to the discredit of his corps and profession, at Fort Wingate, N. M., on or about April 3, 1888."
- Specification 4th—"In this: that he, Captain R. W. Shufeldt, assistant surgeon, U. S. A., having been taken up for duty April 2, 1888, by Major P. J. A. Cleary, post surgeon, did, in consequence, prefer a charge, with specifications, against said Cleary, the 1st specification of which is as follows:
  - Specification 1st—"In this: that he, Major Peter J. A. Cleary, surgeon, U.S.A., did, on or about the 1st of April, 1888, send official notice to Captain R. W. Shufeldt, assistant surgeon, U.S. A., in words to the

effect that he, Surgeon Cleary, intended to take him, Assistant Surgeon Shufeldt, up for duty in the morning, said Shufeldt being on sick report at the time, and awaiting action of the War Department on application to be retired, and Major Cleary well knowing this fact, as well as the fact that Assistant Surgeon Shufeldt was suffering from a dangerous disease and incapable of regularly performing the duties pertaining to those of his position in the service without endangerment to his health or life; by this act he, Major Cleary, did unnecessarily jeopardize the life of said Assistant Surgeon Shufeldt, or, in the least event, did knowingly allow a cause to operate which he, Surgeon Cleary, well knew aggravated the disease from which Assistant Surgeon Shufeldt was at the time specified a sufferer."

all of which specification following the words 'Major Cleary well knowing this fact' is absolutely untrue to the knowledge of Captain R. W. Shufeldt. This at Fort Wingate, N. M., on or about April 3, 1888."

Specification 5th—"In this: that he, Captain R. W. Shufellt, assistant surgeon, U. S. A., having been taken up for duty by Major P. J. A. Cleary, surgeon, U. S. A., on April 2, 1888, did prefer a charge, with specifications, against said Cleary in consequence, in the (3rd) third specification of which he charges that said Cleary 'did fail to professionally visit and investigate the case of Assistant Surgeon R. W. Shufeldt, U. S. A.,' which statement he, Shufeldt, well knew at the time to be without foundation and made with the intention of injuring the professional and official standing of said Cleary. This at Fort Wingate, N. M., on or about April 3, 1888."

Specification 6th—"In this: that he, Captain R. W. Shufeldt, assistant surgeon, U. S. A., did write and forward to the Hon. Secretary of War a letter, in which he states, 'I' (referring to himself) 'am totally unfitted to undertake any more the kind of duty which of the past few years it has been my lot to do' (referring to his professional duties); and did further add, 'It is an injustice to sick people to force upon them a man' (referring to himself) 'who cannot enter into their bodily ills; the very presence of such a person' (still referring to himself) 'will be in all cases a positive drawback to their recovery. I have no place in reality in the sick room.' This to the discredit of the service which paid him that he might be efficient, and to the disgrace of the honorable corps and profession to which he belonged. This at Fort Wingate, N. M., on or about October 14, 1887."

Charge II.—"Neglect of duty, to the prejudice of good order and military discipline."

Specification 1st—"In this: that he, Captain R. W. Shufeldt, assistant surgeon, U. S. A., having been sent for professionally to attend Lieutenant G. R. Cecil, 13th U. S. Infantry, did so far neglect his duty as utterly to fail to render him, Cecil, any aid, and in consequence of such neglect did entail serious suffering and considerable expense on said Cecil. This at Fort Wingate, N. M., on or about September 15, 1887."

Specification 2d—"In this: that he, Captain R. W. Shufeldt, having been sent for professionally to attend Colonel R. S. La Motte, 13th U. S. Infantry, who was dangerously ill, did show such utter neglect of his duties as rendered his services useless, and did say to Colonel La Motte, 'I don't know what to do for you,' or words to that effect; and did say further, 'I don't know anything about your case; I have not looked in a medical book for ten years,' or words to that effect, and in consequence of such evidences of incompetency and neglect Colonel La Motte sent for the acting assistant surgeon of the post to attend him. This at Fort Wingate, N. M., on or about March 30, 1887."

To which charges and specifications the accused, Captain Robert W. Shufeldt, assistant surgeon, U. S. Army, pleaded as follows:

### Charge I.

To the 1st Specification, "Not guilty."
To the 2d Specification, "Not guilty."
To the 3d Specification, "Not guilty."
To the 4th Specification, "Not guilty."
To the 5th Specification, "Not guilty."
To the 6th Specification, "Not guilty."
To the CHARGE, "Not guilty."
Charge II.

To the 1st Specification, "Not guilty."
To the 2d Specification, "Not guilty."
To the Charge, "Not guilty."
Finding.

The court, having maturely considered the evidence adduced, finds the accused, Captain Robert W. Shufeldt, assistant surgeon, U. S. Army, as follows:

## Charge I.

Of the 1st Specification, "Guilty, except the words or if he did not," and of the excepted words not guilty."

Of the 2d Specification, "Guilty, except the words 'well and,' and of the excepted words not guilty."

Of the 8d Specification, "Guilty, except the words well and," and of the excepted words not guilty."

Of the 4th Specification, "Guilty."

Of the 5th Specification, "Guilty, except the words 'and made with the intention of injuring the professional and official standing of said Cleary," and of the excepted words not guilty."

Of the 6th Specification, "Guilty." Of the CHARGE, "Guilty."

### Charge II.

Of the 1st Specification, "Guilty."
Of the 2d Specification, "Guilty."
Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Captain Robert W. Shufeldt, assistant surgeon, U. S. Army, "To be dismissed the service of the United States."

II.—The proceedings, finding, and sentence of the general courtmartial in the foregoing case of Captain Robert W. Shufeldt, assistant surgeon, U. S. Army, having been approved by the proper reviewing authority and the record forwarded, in accordance with the provisions of the 106th Article of War, for the action of the President of the United States, the following are his orders indorsed thereon:

#### EXECUTIVE MANSION, Washington, February 11, 1889.

In the case of Captain Robert W. Shufeldt, assistant surgeon in the United States Army, the foregoing proceedings, finding, and sentence of the court-martial are hereby disapproved.

The mental and physical condition of this officer should be more thoroughly examined than they have been.

GROVER CLEVELAND.

By command of Major General Schoffeld:

R. C. DRUM,

Adjutant General.

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, February 15, 1889.

I.—Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, No. 17, January 21, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Morris C. Foote, 9th Infantry, is president, was arraigned and tried—

Private Andrew Lambert, Company B, 3d Infantry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted September 18, 1886; apprehended January
5, 1889.]

PLEA.

To the Specification, "Guilty." To the Charge, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

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SENTENCE.

And the court does therefore sentence him, Private Andrew Lambert, Company B, 8d Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor at such military prison as the reviewing authority may direct for five (5) years."

II\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Private Andrew Lambert, Company B, 3d Infantry, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

III\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 14, January 17, 1889, Headquarters of the Army, Adjutant General's Office, and of

which Captain Theodore J. Wint, 4th Cavalry, is president, was arraigned and tried—

Private James Burns, Troop K, 8th Cavalry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted July 8, 1888; surrendered November 17.

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

1888.]

SENTENCE.

And the court does therefore sentence him, Private James Burns, Troop K, 8th Cavalry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor in such military prison as the reviewing authority may direct for the period of five (5) years."

IV.-The proceedings, finding, and sentence of the general court-martial in the foregoing case of Private James Burns, Troop K, 8th Cavalry, are approved.

In view of the recommendation to clemency by all but one of the members of the court, so much of the sentence as imposes confinement for five years is remitted. The sentence as thus mitigated is confirmed and will be duly executed.

V\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 228, September 25, 1888, and 288, October 12, 1888, Headquarters of the Army, Adjutant General's Office, and of which Major WILLIAM L. KELLOGG, 19th Infantry, is president, was arraigned and tried—

Recruit John F. Daily, Company A of Instruction, General Service.

CHARGE I.—"Violation of the 17th Article of War."

Specification—"In that he, Recruit John F. Daily, Company A of Instruction, General Service U.S. Army, did sell the following

articles of uniform clothing, issued to him for his own use: Two (2) dark blue flannel shirts, valued at two dollars and thirty-three cents (\$2.88) each. This at or near Columbus, Ohio, on or about December 1, 1888."

CHARGE II.—"Larceny, to the prejudice of good order and military discipline, in violation of the 62d Article of War."

Specification—"In that he, Recruit John F. Daily, Company A of Instruction, General Service U. S. Army, did take, steal, and appropriate to his own use one (1) dark blue flannel shirt, valued at two dollars and thirty-three cents (\$2.83), which had been properly issued to Recruit James Rafferty, Company A of Instruction, General Service U. S. Army, as a part of his uniform clothing. This at Columbus Barracks, Ohio, on or about December 8, 1888."

PLEA.

## Charge I.

To the Specification, "Guilty, except the word and figure 'two (2),' and substituting therefor the word 'one,' and except the word 'shirts,' and substituting therefor the word 'shirt,' and except the word 'each.'"

To the CHARGE, "Guilty."

Charge II.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Charge I.

Of the Specification, "Guilty, except the word and figure 'two (2),' and substituting therefor the word 'one,' and except the word 'shirts,' and substituting therefor the word 'shirt,' and except the word 'each,' and of the excepted words not guilty."

Of the CHARGE, "Guilty."

Charge II.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Recruit John F. Daily, Company A of Instruction, General Service, "To suffer a monthly

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stoppage of two dollars and thirty-three cents (\$233) from his pay until he shall have reimbursed the United States the sum of two dollars and thirty-three cents (\$233), the total money value of the clothing sold by him, and then to be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or to become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of one (1) year."

VI\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit John F. Daily, General Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

VII\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 223, September 25, 1888, and 238, October 12, 1888, Headquarters of the Army, Adjutant General's Office, and of which Captain Charles Hobart, 3d Infantry, is president, were arraigned and tried—

1. Recruit John Richards, General Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that Recruit John Richards, General Mounted Service United States Army, a soldier in the service of the United States, did desert said service at Jefferson Barracks, Missouri, on or about April 5th, 1888, and did continue in desertion until apprehended at London, Ohio, on or about January 5th, 1889."

#### PLEA.

To the Specification, "Guilty, except the word 'desert,' and substituting therefor the words 'absent himself without leave from,' and except the words 'in desertion,' and substituting therefor the words 'so absent.'"

To the CHARGE, "Not guilty, but guilty of absence without leave."

Finding.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit John Richards, General Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

2. Recruit John King, Company C of Instruction, General Service. CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that Recruit John King, Co. C of Instruction, General Service United States Army, did desert said military service at Columbus Barracks, Ohio, on or about September 17th, 1888, and did continue absent in desertion until apprehended at Cincinnati, Ohio, on January 7th, 1889."

#### PLEA.

To the Specification, "Guilty, except the word 'desert,' and substituting therefor the words 'absent himself without leave from,' and except the words 'in desertion,' and substituting therefor the words 'without leave,' and except the word 'apprehended,' and substituting therefor the words 'he surrendered himself.'"

To the Charge, "Not guilty, but guilty of absence without leave."

#### FINDING.

Of the Specification, "Guilty, except the word 'apprehended,' and substituting therefor the words 'he surrendered himself,' and of the excepted word not guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit John King, Company C of Instruction, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of three (3) years."

8. Recruit Alanson Eads, Company D of Instruction, General Service.

CHARGE I.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."

Specification 1st—"In that Recruit Alanson Eads, Company D of Instruction, General Service United States Army, did steal from Recruit Casper Lindberg, Company D of Instruction, General Service United States Army, one (1) dark blue flannel shirt, of the value of two dollars and thirty-three cents (\$2\frac{100}{100}\$), which had been issued to said Recruit Lindberg for his use in the military service. This at Columbus Barracks, Ohio, on or about December 29, 1888."

Specification 2d—"In that Recruit Alanson Eads, Company D of Instruction, General Service United States Army, did sell to one Mrs. McCauley, of Columbus, Ohio, one (1) dark blue flannel shirt, of the value of two dollars and thirty-three cents (\$2,3,0,0), which had been issued to Recruit Casper Lindberg, Company D of Instruction, General Service United States Army, for his use in the military service. This at Columbus Barracks, Ohio, on or about December 29, 1888."

CHARGE II .- "Violation of the 17th Article of War."

Specification—"In that Recruit Alanson Eads, Company D of Instruction, General Service United States Army, did sell one (1) dark blue flannel shirt, of the value of two dollars and thirty-three cents (\$2\frac{33}{100}\$), to one Mrs. McCauley, of Columbus, Ohio, which had been issued to him for his use in the military service. This at Columbus Barracks, Ohio, on or about December 29, 1888."

#### PLEA.

## Charge I.

To the 1st Specification, "Not guilty." To the 2d Specification, "Not guilty." To the CHARGE, "Not guilty."

Charge II.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Charge I.

Of the 1st Specification, "Guilty."

Of the 2d Specification, "Guilty, except the word 'Barracks,' and of the excepted word not guilty."

Of the CHARGE, "Guilty."

### Charge II.

Of the Specification, "Not guilty." Of the CHARGE, "Not guilty."

SENTENCE.

And the court does therefore sentence him, Recruit Alanson Eads, Company D of Instruction, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of one (1) year."

VIII.-The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruits John Richards, Mounted Service, and John King and Alanson Eads, General Service, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

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# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, February 19, 1889.

I.—Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 31, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, were arraigned and tried—

1. Private Henry R. Wright, Troop H, 4th Cavalry.

CHARGE I.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted July 13, 1888; apprehended November 28, 1888.]

CHARGE II.—"Violation of the 17th Article of War."

Specification—"In that Private Henry R. Wright, Troop H, 4th Cavalry, did lose, through neglect, the following articles of ordnance stores, the property of the United States, which had been regularly issued to him for his use in the military service, viz: Two (2) spurs, value 40 cents; two (2) spur-straps, value 20 cents—total money value, 60 cents. This at or near Fort Huachuca, A. T., on or about July 18, 1888."

CHARGE III .- "Violation of the 62d Article of War."

Specification—"In that Private Henry R. Wright, Troop H, 4th Cavalry, did lose, through neglect, the following articles of c., c. and g. e. and ordnance stores, the property of the United States, which had been regularly issued to him for his use in the military service, viz: One (1) mattress cover, value 65 cents; two (2) pillow-cases, value 22 cents; one (1) canteen cover and strap, value 68 cents; one (1) knife, value 8 cents; one meat-can, value 39 cents; one (1) link, cavalry, value 31 cents; forty (40) carbine ball-cartridges, value \$1—total money value, \$8.14. This at or near Fort Huachuca, A. T., on or about July 13, 1888."

PLEA.

Charge I.

To the Specification, "Guilty." To the CHARGE, "Guilty."

### Charge II.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

Charge III.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Charge I.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

Charge II.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

Charge III.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, the said Private Henry R. Wright, Troop H, 4th Cavalry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due, and to be confined at hard labor under guard at such place as the proper reviewing officer may direct for a period of five years."

2. Recruit Ellis Hunter, Colored Detachment, Mounted Service. CHARGE.—"Theft, in violation of the 62d Article of War."

Specification—"In that Recruit Ellis Hunter, Colored Detachment, Mounted Service United States Army, did feloniously steal, take, and carry away one pair of suspenders (citizen), valued at one dollar (\$1), the property of Recruit Walter Grubb, Company A of Instruction, Mounted Service, and did sell said suspenders to Recruit James Jones, Colored Detachment, Mounted Service, for fifty cents (50c.). This at Jefferson Barracks, Missouri, on or about January 27, 1889."

#### PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

#### FINDING.

Of the Specification, "Guilty, excepting the words 'James Jones' and 'fifty,' substituting therefor respectively the words 'Jesse Bogges' and 'thirty,' and of the excepted words not guilty, and of the substituted words guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Ellis Hunter, Colored Detachment, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined under guard at hard labor at such place as the proper reviewing officer may direct for a period of one (1) year."

II\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Private Henry R. Wright, Troop H, 4th Cavalry, are approved; but, in view of the unanimous recommendation of the court to elemency of the reviewing authority, the period of confinement is reduced to "two years."

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence thus mitigated as relates to confinement, and the prisoner will be sent there under proper guard.

The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit *Ellis Hunter*, Colored Detachment, Mounted Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

**OFFICIAL**:

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GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, February 23, 1889.

I.—Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 31, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, was arraigned and tried—

Recruit John J. F. Anderson, Company A of Instruction, Mounted Service.

CHARGE I .- "Violation of the 32d Article of War."

Specification—"In that Recruit John J. F. Anderson, Company A of Instruction, Mounted Service U. S. Army, did absent himself from his company and post, without permission from proper authority, from about 9:30 p. m., January 15th, 1889, until about 12:30 p. m., January 17th, 1889. This at Jefferson Barracks, Missouri."

CHARGE II.—"Violation of the 17th Article of War."

Specification—"In that Recruit John J. F. Anderson, Company A of Instruction, Mounted Service U. S. Army, did lose, through neglect, two (2) woolen blankets, valued at eight dollars and sixty-six cents (\$8.66); one (1) pair of boots, valued at three dollars and sixty-eight cents (\$3.68); one (1) overcoat, valued at ten dollars and thirty-six cents (\$10.86)—total value, twenty-two dollars and seventy cents (\$22.70); the same having been issued to him for use in the military service. This at Jefferson Barracks, Missouri."

PLEA.

Charge I.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Charge II.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Finding.

Charge L.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

## Charge IL.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE

And the court does therefore sentence him, Recruit John J. F. Anderson, Company A of Instruction, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of three (3) years."

II.—The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit John J. F. Anderson, Mounted Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL.

Assistant Adjutant General.

## ORDERS, No. 18. HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, March 6, 1889.

- I.—Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 31, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, were arraigned and tried—
- 1. Recruit Albert White, Colored Detachment, Mounted Service. Charge.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- Specification—"In that he, Recruit Albert White, Colored Detachment, Mounted Service United States Army, without just cause or provocation, did assault and strike Recruit Marten Pedersson, Company D of Instruction, Mounted Service, with a shovel, with intent to and did inflict severe bodily harm. This in company quarters at Jefferson Barracks, Mo., February 4, 1889."

### PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Albert White, Colored Detachment, Mounted Service, "To forfeit to the United States twenty (20) dollars of his pay."

2. Recruit James H. Sherwood, Colored Detachment, Mounted Service.

CHARGE.—"Violation of the 62d Article of War."

Specification 1st—"In that Recruit James H. Sherwood, Colored Detachment, Mounted Service United States Army, did feloniously take, steal, and carry away one pair of Government boots, of the value of three dollars and sixty-eight cents (\$8.68), which boots had been issued to Recruit Clem Henson, Colored Detachment, Mounted Service. This at Jefferson Barracks, Mo., on or about January 5, 1889."

Specification 2d—"In that Recruit James H. Sherwood, Colored Detachment, Mounted Service United States Army, did feloniously take, steal, and carry away one dark blue flannel shirt, Government, of the value of two dollars and thirty-three cents (\$2.33), which shirt had been issued to Recruit Hurley Porter, Company D of Instruction, Mounted Service. This at Jefferson Barracks, Mo., on or about January 31, 1889."

#### PLEA.

To the 1st Specification, "Not guilty." To the 2d Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the 1st Specification, "Not guilty." Of the 2d Specification, "Not guilty." Of the CHARGE, "Not guilty."

And the court does therefore "acquit" him, Recruit James II. Sherwood, Colored Detachment, Mounted Service.

II.—In the foregoing case of Recruit Albert White, Colored Detachment, Mounted Service, it appears from the evidence that the accused resisted an assault; nor does it seem to be proved that he used more force than was necessary. The finding and sentence are disapproved, and the prisoner will be released from confinement and restored to duty.

The proceedings, finding, and acquittal of the general court-martial in the foregoing case of Recruit James H. Sherwood, Colored Detachment, Mounted Service, are approved. The prisoner will be released from confinement and restored to duty.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, March 12, 1889.

- I.—Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 81, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, were arraigned and tried—
  - 1. Private Francies Davies, Troop G, 7th Cavalry.

CHARGE.—"Desertion."

Specification—[Deserted September 27, 1888; apprehended January 23, 1889.]

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Private Francies Davies, Troop G, 7th Cavalry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

2. Private Alfred McMackin, Troop B, 3d Cavalry.

CHARGE I.—"Desertion, in violation of the 47th Article of War."

Specification 1st—[Deserted September 29, 1880; apprehended October 7, 1880.]

Specification 2d—[Deserted October 7, 1880; surrendered November 2, 1888.]

CHARGE II.—"Larceny, in violation of the 60th Article of War."

Specification 1st—"In that he, Private Alfred McMackin, Troop B, 8d Cavalry, did feloniously take, steal, and carry away one (1) cavalry horse, valued at one hundred and thirty-five dollars (\$185), the property of the U. S., and for which Captain J. B. Johnson, 8d Cavalry, was responsible, furnished and intended for the United States military service. This in mountains northwest of Laramie City, Wyoming Territory, on or about October 7, 1880."

Specification 2d—"In that Private Alfred McMackin, Troop B, 3d Cavalry, did feloniously take, steal, and carry away one (1) saddle, complete, valued at fourteen dollars and twenty-seven cents (\$14.27); one (1) hair-cinch, valued at one dollar and twenty-five cents (\$1.25); and one (1) saddle-blanket, valued at three dollars and forty cents (\$3.40), the property of the United States, and for which Captain J. B. Johnson, 3d Cavalry, was responsible, furnished and intended for the United States military service. This in mountains northwest of Laramie City, on or about October 7, 1880."

CHARGE III.—"Conduct to the prejudice of good order and military discipline."

Specification—"In that Private Alfred McMackin, Troop B, 3d Cavalry, having been detailed to assist Sergeant Joseph Kerby, Troop B, 3d Cavalry, to convey one Private Duane, Troop B, 3d Cavalry, who was absent without leave, from Laramie City, Wyoming Territory, to Fort Sanders, Wyoming Territory, did, in the town of Laramie City, Wyoming Territory, make a brutal assault upon Sergeant Joseph Kerby, Troop B, 3d Cavalry, he being at the time in the execution of his office, by striking said sergeant, and did continue to assault said sergeant by throwing rocks, etc., until he (Private McMackin) was arrested by the civil authorities. This in the town of Laramie City, Wyoming Territory, on or about the 9th day of August, 1880."

PLEA.

Charge I.

To the 1st Specification, "Guilty."
To the 2d Specification, "Guilty."
To the Charge, "Guilty."

## Charge II.

To the 1st Specification, "Guilty."
To the 2d Specification, "Guilty."
To the CHARGE, "Guilty."

Charge III.

To the Specification, "Guilty."
To the Charge, "Guilty."

FINDING.

Charge I.

Of the 1st Specification, "Guilty." Of the 2d Specification, "Guilty." Of the Charge, "Guilty."

Charge II.

Of the 1st Specification, "Guilty."
Of the 2d Specification, "Guilty."
Of the Charge, "Guilty."

Charge III.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, the said Private Alfred McMackin, Troop B, 8d Cavalry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or to become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

3. Recruit Francis Noreen, Mounted Service.

CHARGE I .- "Desertion, in violation of the 47th Article of War."

Specification—[Deserted February 9, 1889; apprehended February 9, 1889.]

CHARGE II .- "Violation of the 17th Article of War."

Specification—In that Recruit Francis Noreen, General Mounted Service U. S. Army, did lose, through neglect, one (1) overcoat, valued at \$10.36; one (1) blouse, valued at \$3.68; one (1) pair trousers, valued at \$2.50; and one (1) forage-cap,

valued at 55c.—total value \$17.09; the same having been issued to him for use in the military service. This at or near Jefferson Barracks, Missouri, on or about February 9, 1889."

#### PLEA.

## Charge I.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

## Charge II.

To the Specification, "Guilty, except the words one (1) pair trousers, valued at \$2.50, and one (1) forage-cap, valued at 55c.,' and to the excepted words not guilty."

To the CHARGE, "Guilty."

#### · FINDING.

## Charge L.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## Charge II.

Of the Specification, "Guilty, except the words and figures 'one (1) pair trousers, valued at \$2.50, and one (1) forage-cap, valued at 55c.,' and of the excepted words and figures not guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Francis Noreen, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

4. Recruit John E. Peterson, Mounted Service.

CHARGE I.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted February 9, 1889; apprehended February 9, 1889.]

CHARGE II .- "Violation of the 17th Article of War."

Specification—" In that Recruit John E. Peterson, General Mounted Service U. S. Army, did lose, through neglect, one (1) overcoat, valued at \$10.86; one (1) blouse, valued at \$3.68; one (1) pair trousers, valued at \$2.50; and one (1) forage-cap, valued at 55c.—total value \$17.09; the same having been issued to him for use in the military service. This at or near Jefferson Barracks, Missouri, on or about February 9, 1889."

#### PLEA.

Charge I.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

Charge II.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Charge L

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

Charge II.

Of the Specification, "Not guilty." Of the CHARGE, "Not guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit John E. Peterson, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

II...The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Privates Francies Davies, Troop G, 7th Cavalry, and Alfred McMackin, Troop B, 3d Cavalry, and Recruits Francis Noreen and John E. Peterson, Mounted Service, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

III\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 228, September

25, 1888, and 288, October 12, 1888, Headquarters of the Army, Adjutant General's Office, and of which Major WILLIAM L. KELLOGG, 19th Infantry, is president, were arraigned and tried—

1. Private George Adams, Company E, 8th Infantry.

CHARGE. -- "Desertion."

Specification—[Deserted November 11, 1887; apprehended January 16, 1889.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Private George Adams, Company E, 8th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

2. Recruit Oscar L. Dunham, General Service.

CHARGE.—" Desertion, in violation of the 47th Article of War."

Specification—[Deserted January 9, 1889; apprehended February 20, 1889.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Uscar L. Dunhum, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that

may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

8. Recruit Patrick Toohey, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted February 16, 1883; apprehended February 8, 1889.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Recruit Patrick Toohey, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

IV\_The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Private George Adams, Company E, 8th Infantry, and Recruits Oscar L. Dunham and Patrick Toohey, General Service, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

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# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, March 18, 1889.

I\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 31, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, was arraigned and tried—

Private John Schafer, Company F, 4th Infantry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted September 20, 1878; apprehended February 4, 1889.]

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Private John Schafer, Company F, 4th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

II\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Private John Schafer, Company F, 4th Infantry, are approved; and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:



# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, March 29, 1889.

- I\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 31, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, were arraigned and tried—
- 1. Private Emit L. Miller, Battery I, 5th Artillery.

  CHARGE.—"Desertion, in violation of the 47th Article of War."

  Specification—[Deserted June 3, 1886; surrendered January 27, 1889.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Private Emit L. Miller, Battery I, 5th Artillery, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five years."

2. Private John Leece, Troop C, 4th Cavalry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted June 14, 1886; surrendered December 8, 1888.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Private John Leece, Troop C, 4th Cavalry, "To be dishonorably discharged the service

of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five years."

3. Private Daniel F. Foley, Troop I, 3d Cavalry.

Charge.—" Desertion, in violation of the 47th Article of War."

Specification—[Deserted September 20, 1886; apprehended Decem-

ber 28, 1888.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Private Daniel F. Folcy, Troop I, 3d Cavalry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five years."

II\_The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Privates *Emit L. Miller*, Battery I, 5th Artillery, and *John Leece*, Troop C, 4th Cavalry, are approved; but, in view of the unanimous recommendation of the court to clemency of the reviewing authority, the period of confinement is reduced to "two years" in each instance.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences thus mitigated as relates to confinement, and the prisoners will be sent there under proper guard.

The proceedings, finding, and sentence of the general court-martial in the foregoing case of Private Daniel F. Foley, Troop I, 8d Cavalry, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard. III.-Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 31, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Louis H. Rucker, 9th Cavalry, is president, was arraigned and tried—

Sergeant Thomas Spalding, Company C of Instruction, Mounted Service.

- CHARGE I.—"Conduct prejudicial to good order and military discipline, in violation of the 62d Article of War."
- Specification 1st—"In that Sergeant Thomas Spalding, Company C of Instruction, Mounted Service U. S. Army, being on daily duty in charge of company mess, did sell, for his own use and benefit, forty (40) pounds of coffee, more or less, the same being part of a regular issue of rations to Company C of Instruction, Mounted Service U. S. Army. This at Jefferson Barracks, Missouri, on or about December 21, 1888."
- Specification 2d—"In that Sergeant Thomas Spalding, Company C of Instruction, Mounted Service U. S. Army, being on daily duty in charge of company mess, did sell, for his own use and benefit, forty (40) pounds of coffee, more or less, the same being part of a regular issue of rations to Company C of Instruction, Mounted Service U. S. Army. This at Jefferson Barracks, Missouri, on or about January 4, 1889."
- Specification 3d—"In that Sergeant Thomas Spalding, Company C of Instruction, Mounted Service U. S. Army, being on daily duty in charge of company mess, did sell, for his own use and benefit, forty (40) pounds of coffee, more or less, the same being a part of a regular issue of ratious to Company C of Instruction, Mounted Service U. S. Army. This at Jefferson Barracks, Missouri, on or about January 11, 1889."
- Specification 4th—"In that Sergeant Thomas Spalding, Company C of Instruction, Mounted Service U. S. Army, being on daily duty in charge of company mess, did sell, for his own use and benefit, forty-four (44) pounds of coffee, more or less, the same being part of a regular issue of rations to Company C of Instruction, Mounted Service U. S. Army. This at Jefferson Barracks, Missouri, on or about January 22, 1889."

Specification 5th—"In that Sergeant Thomas Spalding, Company C of Instruction, Mounted Service U. S. Army, being on daily duty in charge company mess, did, for the purpose of deceiving his company commander, Captain T. J. Wint, 4th Cavalry, in regard to company savings, order Recruit George H. Doglas, same company, company cook, to make coffee for company stronger on mornings when the said Captain T. J. Wint was officer of the day, it being the practice of the captain, T. J. Wint, to inspect company mess mornings when on duty as officer of the day. This at Jefferson Barracks, Missouri, on or about November 1, 1888."

CHARGE II.—"Disobedience of orders, in violation of the 21st Article of War."

Specification 1st—"In that Sergeant Thomas Spalding, Company C of Instruction, Mounted Service U. S. Army, being on daily duty in charge of company mess, and having received positive orders from his company commander, T. J. Wint, captain, 4th Cavalry, that no sale of company savings would be made except to the post commissary, did disobey said order by selling to one Philip Gerak, civilian, forty (40) pounds of coffee, more or less, the same being part of a regular issue of rations to Company C of Instruction, Mounted Service U. S. Army. This at Jefferson Barracks, Missouri, on or about December 21, 1888."

Specification 2d—"In that Sergeant Thomas Spalding, Company C of Instruction, Mounted Service U. S. Army, being on daily duty in charge of company mess, and having received positive orders from his company commander, Captain T. J. Wint, 4th Cavalry, that no sale of company savings would be made except to the post commissary, did disobey said order by selling to one Philip Gerak, civilian, forty (40) pounds of coffee, more or less, the same being part of a regular issue of rations to Company C of Instruction, Mounted Service U. S. Army. This at Jefferson Barracks, Missouri, on or about January 4, 1889."

Specification 3d—"In that Sergeant Thomas Spalding, Company C of Instruction, Mounted Service U.S. Army, being on daily duty in charge of company mess, and having received positive

orders from his company commander, Captain T. J. Wint, 4th Cavalry, that no sale of company sayings would be made except to the post commissary, did disobey said order by selling to one Philip Gerak, civilian, forty (40) pounds of coffee, more or less, the same being part of a regular issue of rations to Company C of Instruction, Mounted Service U. S. Army. This at Jefferson Barracks, Missouri, on or about January 11, 1889."

Specification 4th—"In that Sergeant Thomas Spalding, Company C of Instruction, Mounted Service U. S. Army, being on daily duty in charge of company mess, and having received positive orders from his company commander, Captain T. J. Wint, 4th Cavalry, that no sale of company savings would be made except to the post commissary, did disobey said order by selling to one Philip Gerak, civilian, forty-four (44) pounds of coffee, more or less, the same being part of a regular issue of rations to Company C of Instruction, Mounted Service U. S. Army. This at Jefferson Barracks, Missouri, on or about January 22, 1889."

#### PLEA.

## Charge I.

To the 1st Specification, "Not guilty." To the 2d Specification, "Not guilty." To the 8d Specification, "Not guilty." To the 4th Specification, "Not guilty." To the 5th Specification, "Not guilty." To the CHARGE, "Not guilty."

## Charge II.

To the 1st Specification, "Not guilty."
To the 2d Specification, "Not guilty."
To the 8d Specification, "Not guilty."
To the 4th Specification, "Not guilty."
To the CHARGE, "Not guilty."

#### FINDING.

## Charge I.

Of the 1st Specification, "Guilty, except the words 'for his own use and benefit,' and of the excepted words not guilty."

Of the 2d Specification, "Not guilty."

Of the 8d Specification, "Guilty, except the words 'for his own use and benefit,' and of the excepted words not guilty."

Of the 4th Specification, "Guilty, except the words for his own use and benefit," and of the excepted words not guilty."

Of the 5th Specification, "Guilty." Of the CHARGE, "Guilty."

## Charge II.

Of the 1st Specification, "Guilty."
Of the 2d Specification, "Not guilty."
Of the 3d Specification, "Guilty."
Of the 4th Specification, "Guilty."
Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Sergeant Thomas Spalding, Company C of Instruction, Mounted Service, "To be reduced to the ranks of a recruit; to be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or to become due him; and to be confined at hard labor under guard at such place as the proper reviewing officer may direct for a period of one (1) year."

IV\_\_In the foregoing case of Sergeant Thomas Spalding, Company C of Instruction, Mounted Service, while the accused was technically guilty of a violation of orders, it is not clear, from the evidence, that he was conscious of any wrong-doing. The gravamen of the offense alleged consists in disposing of a certain portion of the company ration for his own use and benefit. Of this he is properly acquitted by the court, the evidence showing the absence of any corrupt motive. In the opinion of the reviewing authority the excellent character of the accused, as testified to by his officers, and his own sworn statement are entitled to more weight than the testimony which was relied upon to substantiate the fifth specification under the first charge. The findings under both charges and the sentence are disapproved. The accused will be released from arrest and restored to duty.

V\_Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, No. 17, January 21, 1889, Headquarters of the Army, Adjutant General's Office, and of

which Captain Morris C. Foote, 9th Infantry, is president, were arraigned and tried—

1. Unassigned Recruit James McNabb, 18th Infantry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted March 8, 1880; apprehended February 26, 1889.]

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Unassigned Recruit James McNabb, 18th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor at such military prison as the reviewing authority may direct for five years."

2. Recruit John Scharstull, General Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted January 8, 1889; apprehended February 14, 1889.]

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit John Scharstull, General Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor at such military prison as the reviewing authority may direct for five years."

VI\_The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Unassigned Recruit James McNabb.

18th Infantry, and Recruit John Scharstull, Mounted Service, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

VII\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 228, September 25, 1888, and 288, October 12, 1888, Headquarters of the Army, Adjutant General's Office, and of which Major WILLIAM L. KELLOGG, 19th Infantry, is president, were arraigned and tried—

1. Private Stephen Murphy, Company D, 5th Infantry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted August 5, 1877; surrendered February 1, 1889.]

#### PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Private Stephen Murphy, Company D, 5th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of three (3) years."

2. Private Lemuel V. Mobley, Company K, 11th Infantry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted May 5, 1876; apprehended February 21, 1889.]

#### PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

#### FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Private Lemuel V. Mobley, Company K, 11th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

VIII.-The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Privates Stephen Murphy, Company D, 5th Infantry, and Lemuel V. Mobley, Company K, 11th Infantry, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

B. C. DRUM,

Adjutant General.

OFFICIAL:

Assistant Adjutant General,

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GENERAL COURT-MARTIAL. HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, April 6, 1889.

I\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 81, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, was arraigned and tried—

Recruit Thomas Jackson, Colored Detachment, Mounted Service.

Charge I.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted February 14, 1889; apprehended February 14, 1889.]

CHARGE II.—"Violation of the 17th Article of War."

Specification—"In that Recruit Thomas Jackson, Colored Detachment, Mounted Service U. S. Army, did lose, through neglect, the following-named articles of Government clothing, issued to him for use in the military service: One overcoat, of the money value of \$10.36; one pair of trousers, mounted made, value \$2.50; and one forage-cap, value 55c.—total money value, \$13.41. This at or near Jefferson Barracks, Missouri, on or about February 14, 1889."

PLEA.

Charge I.

To the Specification, "Not guilty."

To the CHARGE, "Not guilty."

Charge II.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

Finding.

Charge I.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

Charge II.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Thomas Jackson, Colored Detachment, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

II.—The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit *Thomas Jackson*, Colored Detachment, Mounted Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

III.-Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 228, September 25, 1888, and 288, October 12, 1888, Headquarters of the Army, Adjutant General's Office, and of which Major William L. Kellogg, 19th Infantry, is president, was arraigned and tried—

Lance Sergeant Joseph E. Frank, General Service.

CHARGE I .- "Violation of the 62d Article of War."

Specification 1st—"In this: that he, Lance Sergeant Joseph E. Frank, General Service U. S. Army, being on duty at branch recruiting rendezvous, Louisville, Kentucky, did, without just cause or provocation, use vile and indecent language toward John Trebing, senior, proprietor of Wolff's Hotel, and contractor for supplying rations to United States recruiting party and recruits. This at Wolff's Hotel, Louisville, Kentucky, on or about January 8, 1889."

Specification 2d—"In this: that he, Lance Sergeant Joseph E. Frank, General Service U. S. Army, being on duty in charge of the U. S. branch recruiting rendezvous, Louisville, Kentucky, was so much under the influence of intoxicating liquors as to be unable properly to perform the duties of a soldier. This at Wolff's Hotel, Louisville, Kentucky, on or about January 8, 1889."

CHARGE II.—"Violation of the 60th Article of War."

Specification 1st—"In this: that he, Lance Sergeant Joseph E. Frank, General Service U.S. Army, in charge of branch rendezvous, Louisville, Kentucky, did approach John Trebing, junior (son of John Trebing, U. S. ration contractor), and submit to him a corrupt proposition to defraud the United States, in words as follows: 'We want to come to an understanding about this matter. I have always made twenty dollars (\$20) a month everywhere I have been, and see no reason why I can't do it here,' and did then and there corruptly, and with intent to defraud the United States, suggest to and advise the said John Trebing, junior, to enter upon his account against the United States for rations more meals than the recruiting party and recruits had eaten, and to pay to him (Frank) the difference between the actual number of meals had, and the record so corruptly advised and to be kept by the said John Trebing, junior. This at Wolff's Hotel, Louisville, Kentucky, on or about January 8, 1889."

Specification 2d—"In this: that he, Lance Sergeant Joseph E. Frank, General Service U. S. Army, being on duty at Evansville, Indiana, recruiting station, and having charge of the meal-tickets upon which Contractor John Fitchner based his accounts against the United States for rations for the month of October, 1888, did return to the said John Fitchner tickets covering sixty-three (63) meals, more or less, receiving therefor from the said Fitchner nine dollars and forty-five cents (\$9.45), more or less, which he, corruptly and with intent to defraud the United States, appropriated to his own use and benefit. This at Evansville, Indiana, on or about November 6, 1888."

PLEA.

Charge I.

To the 1st Specification, "Guilty."

To the 2d Specification, "Not guilty."

To the Charge, "Guilty."

Charge II.

To the 1st Specification, "Not guilty."

To the 2d Specification, "Not guilty."

To the CHARGE, "Not guilty."

FINDING.

## Charge I.

Of the 1st Specification, "Guilty."

Of the 2d Specification, "Not guilty."

Of the CHARGE, "Guilty."

## Charge II.

Of the 1st Specification, "Not guilty."

Of the 2d Specification, "Not guilty."

Of the Charge, "Not guilty."

#### SENTENCE.

And the court does therefore sentence him, Lance Sergeant Joseph E. Frank, General Service, "To be confined at hard labor at such place as the reviewing authority may direct for the period of ten (10) days."

IV\_\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Lance Sergeant Joseph E. Frank, General Service, are approved, and the sentence will be duly executed at Columbus Barracks, Ohio.

V. Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 60, March 14, 1889, and 67, March 22, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Harry C. Egbert, 12th Infantry, is president, was arraigned and tried—

Private Burt Avery, Light Battery A, 2d Artillery.

CHARGE I.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted September 22, 1888; apprehended February 5, 1889.]

CHARGE II.—"Violation of the 17th Article of War."

Specification—"In that Private Burt Avery, Light Battery A, 2d Artillery, did lose, through neglect, the following articles of ordnance stores, the property of the United States, and for which Captain William P. Graves, 2d Artillery, was responsible, issued to Private Avery for his use in the service of the United States, viz: One (1) saber-belt, value 82 cents; one (1) saber-belt plate, value 25 cents—total value, \$1.07. This

at Little Rock Barracks, Arkansas, on or about September 22, 1888."

PLEA.

Charge I.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Charge II.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Charge I.

Of the Specification, "Guilty." Of the Charge, "Guilty."

Charge II.

Of the Specification, "Not guilty." Of the Charge, "Not guilty."

SENTENCE.

And the court does therefore sentence him, Private Burt Avery, Light Battery A, 2d Artillery, "To forfeit to the United States all pay due or that may become due him, and to be dishonorably discharged from the service of the United States, and to be confined in such military prison as the reviewing authority may direct for the period of five (5) years."

VI\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Private Burt Avery, Light Battery A, 2d Artillery, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

Official:

Assistant Adjutant General.

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# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, April 8, 1889.

- I\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 60, March 14, 1889, and 67, March 22, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain HARRY C. EGBERT, 12th Infantry, is president, were arraigned and tried—
  - 1. Private George W. Geurnsey, Troop I, 8d Cavalry.

CHARGE.—"Violation of the 47th Article of War."

Specification—[Deserted April 7, 1886; apprehended February 12, 1889.]

PLEA

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Private George W. Geurnsey, Troop I, 8d Cavalry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or to become due, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

2. Recruit Charles W. Barney, Company D of Instruction, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted January 10, 1889; apprehended February 27, 1889.]

PLEA.

To the Specification, "Not guilty."

To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Charles W. Barney, Company D of Instruction, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or to become due, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five years."

II\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Private George W. Genrasey, Troop I, 3d Cavalry, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

In the foregoing case of Recruit Charles W. Burney, General Service, the record shows that one of the members (Lieutenant Wever, 1st Infantry) was absent from the court during the first day's proceedings, and that he was present at the second session of the court and sat as a member during the remainder of the trial. The record fails to show that the accused had an opportunity to challenge him, or that he was qualified as a member by taking the prescribed oath. The proceedings, finding, and sentence are disapproved. The accused will be released from confinement and restored to duty.

By COMMAND OF MAJOR GENERAL SCHOFLELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, April 10, 1889.

- I\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 60, March 14, 1889, and 67, March 22, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain HARRY C. EGBERT, 12th Infantry, is president, were arraigned and tried—
- 1. Recruit Albert Morgan, Company B of Instruction, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted March 9, 1889; apprehended March 9, 1889.]

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

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And the court does therefore sentence him, Recruit Albert Morgan, Company B of Instruction, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or to become due, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

2. Recruit Charles Louis, Company C of Instruction, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted October 22, 1888; surrendered February
18, 1889.]

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Charles Louis, Company C of Instruction, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or to become due, and to be confined at hard labor at such place as the reviewing authority may direct for the period of three (3) years."

II...The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruits Albert Morgan and Charles Louis, General Service, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

BY COMMAND OF MAJOR GENERAL SCHOFLELD:

R. C. DRUM,

Adjutant General.

Official:

Assistant Adjutant General.

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, April 19, 1889.

I-Before a general court-martial which convened at West Point, New York, pursuant to Orders, No. 16, January 28, 1889, Headquarters U. S. Military Academy, West Point, New York, and of which Captain George McC. Derby, Corps of Engineers, is president, was arraigned and tried—

Cadet Isaac C. Jenks, 8d class, U. S. Military Academy.

CHARGE I.—"Disobedience of orders, in violation of paragraph one hundred and nine (109), Regulations U.S. Military Academy."

Specification—"In that he, Cadet Isaac C. Jenks, third class, U. S. Military Academy, having received positive instructions and orders, as a member of the third class, in attendance at the drawing academy, from his superior officer, Professor Charles W. Larned, U. S. M. A., substantially as follows, 'obtaining assistance from another cadet in regard to work, while under instruction in the drawing academy, is strictly forbidden,' did willfully disregard said instructions and orders immediately thereafter, by using the work of another cadet for the purpose of obtaining assistance therefrom. This at West Point, New York, between the hours of 2 and 4 p. m., on or about the 26th day of February, 1889."

Charge II.—"Conduct to the prejudice of good order and military discipline."

Specification—"In that Cadet Isaac C. Jenks, third class, U. S. Military Academy, having been duly reported for 'direct disobedience of orders, copying from drawing of another cadet, immediately after receiving positive instructions in regard to same,' did submit to the commandant of cadets an explanation in which he disclaimed disobeying orders, on the ground that the drawing referred to in the report belonged to him, and that he used it as a model, as other drawings are used daily; which said explanation was false and evasive, inasmuch as the

said drawing was not his work, but the work of another cadet, and was used by him in preparing his own work, in direct violation of the orders and instructions of his superior officer, Professor Charles W. Larned, professor of drawing, U. S. Military Academy. This at West Point, New York, on or about February 28, 1889."

To which charges and specifications the accused, Cadet Isaac C. Jenks, 8d class, U. S. Military Academy, pleaded "Not guilty."

#### FINDING.

The court, having maturely considered the evidence adduced, finds the accused, Cadet *Isaac C. Jenks*, 8d class, U. S. Military Academy, as follows:

## Charge I.

Of the Specification, "Guilty, except of the words and orders" as they occur twice in the specification, and of the excepted words not guilty."

Of the CHARGE, "Not guilty, but guilty of conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."

## Charge II.

Of the Specification, "Guilty, except of the words orders and immediately preceding the words instructions of his superior officer," and of the excepted words not guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Cadet Isaac C. Jenks, 8d class, U. S. Military Academy, "To be dismissed the service of the United States."

II.—The proceedings, finding, and sentence of the general courtmartial in the foregoing case of Cadet *Isaac C. Jenks*, 8d class, U. S. Military Academy, having been approved by the proper reviewing authority and submitted to the President, the following are his orders:

#### EXECUTIVE MANSION,

Washington, April 19, 1889.

The sentence in the foregoing case of Cadet Isaac C. Jenks, third class, U. S. Military Academy, is hereby confirmed.

In view of the recommendation to mercy made by the members of the court, and concurred in by the superintendent of the Military Academy and the Major

General Commanding the Army, and also of the further fact that a close examination of the proceedings of the court fails to discover a definite intent upon the part of the accused to make a false statement, the sentence is mitigated as follows: To walk tours of extra duty each Saturday until the beginning of the next cadet encampment, and to be confined, when not on duty, during said encampment, to that part of the camp east of the color line.

BENJAMIN HARRISON.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.



GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, May 2, 1889.

I\_Before a general court-martial which convened at Washington, District of Columbia, pursuant to Special Orders, No. 51, Headquarters of the Army, Adjutant General's Office, March 2, 1889, and of which Major General George Crook is president, was arraigned and tried—

Major Garrett J. Lydecker, Corps of Engineers.

CHARGE.—"Neglect of duty, to the prejudice of good order and military discipline, in violation of the 62d Article of War."

Specification 1st-" In that Major Garrett J. Lydecker, Corps of Engineers United States Army, having been, in paragraph two of Special Orders, number one hundred and eighty-six, from Headquarters of the Army, Adjutant General's Office, dated Washington, August 11, 1882, assigned, by direction of the Secretary of War, to the charge of the Washington Aqueduct and the extension thereof, provided for in the act of Congress approved July 15, 1882, and having, while on duty in charge of said aqueduct and its extension, entered into a contract with Clinton Beckwith and John V. Quackenbush, partners doing business under the firm name of Beckwith and Quackenbush, of Mohawk, of the county of Herkimer, State of New York, on the 18th day of October, 1886, for the lining of the Washington Aqueduct Tunnel, in the District of Columbia, said contract being supplemental to, and a modification of, a contract entered into between said parties on the 29th day of October, 1883, for the construction of an extension of the Washington Aqueduct by a tunnel, and it being his duty, as the engineer officer in charge of the said Washington Aqueduct and its extension, to require and see that the conditions and specifications of said contract were faithfully executed, and that the work of lining said Washington Aqueduct Tunnel, thereby contracted for, should be done in accordance with the terms and provisions of said contract, which required that the packing between the side walls and arch of the lining of the tunnel and the sides and roof of the excavation should be of rubble laid in cement mortar, or with fine concrete packed solidly around larger stones, so as to solidly fill all the space between

the side walls and brick arch of the lining and the surrounding rock through which the said tunnel was excavated, and it being his duty, for this purpose, to exercise a personal supervision over said work, and personally to inspect the same, did, from on or about the fourteenth day of March, 1887, until on or about the 30th day of September, 1887, neglect said duty by culpably failing to exercise the proper and necessary personal supervision, and by culpably neglecting to give said work the personal inspection which it required, in consequence of which said neglect of duty the said contractors were enabled to, and did, evade the aforesaid requirements of said contract by leaving in the tunnel aforesaid many and extensive cavities unfilled, and filling others with dry packing, causing thereby great injury to, and impairment of the value of, said Washington Aqueduct Tunnel, serious delay in furnishing to the city of Washington the increase in the supply of water intended by Congress, and great pecuniary loss to the United States. at or near the city of Washington, District of Columbia."

Specification 2d-"In that Major Garrett J. Lydecker, Corps of Engineers United States Army, having been, in paragraph two of Special Orders, number one hundred and eighty-six, from Headquarters of the Army, Adjutant General's Office, dated Washington, August 11, 1882, assigned, by direction of the Secretary of War, to the charge of the Washington Aqueduct and the extension thereof, provided for in the act of Congress approved July 15, 1882, and having, while on duty in charge of said aqueduct and its extension, entered into a contract with Clinton Beckwith and John V. Quackenbush, partners doing business under the firm name of Beckwith and Quackenbush, of Mohawk, of the county of Herkimer, State of New York, on the 8th day of May, 1888, for the lining of the Washington Aqueduct Tunnel, in the District of Columbia, said contract being supplemental to, and a modification of, contracts entered into between said parties on the 29th day of October, 1883, and on the 18th day of October, 1886, for the construction of an extension of the Washington Aqueduct by a tunnel, and it being his duty, as engineer officer in charge of the said Washington Aqueduct and its extension, to require and see that the conditions and specifications of said contract were faithfully

executed, and that the work of lining said Washington Aqueduct Tunnel, thereby contracted for, should be done in accordance with the terms and provisions of said contract, which required that the packing between the side walls and arch of the lining of the tunnel and the sides and roof of the excavation should be of rubble laid in cement mortar, or with fine concrete packed solidly around larger stones, so as to solidly fill all the space between the side walls and brick arch of the lining and the surrounding rock through which the said tunnel was excavated, and it being his duty, for this purpose, to exercise a personal supervision over said work, and personally to inspect the same, did, from on or about the 8th day of May, 1888, until on or about the 30th day of October, 1888, neglect said duty by culpably failing to exercise the proper and necessary personal supervision, and by culpably neglecting to give said work the personal inspection which it required, in consequence of which said neglect of duty the said contractors were enabled to, and did, evade the aforesaid requirements of said contract by leaving in the tunnel aforesaid many and extensive cavities unfilled, and filling others with dry packing, causing thereby great injury to, and impairment of the value of, said Washington Aqueduct Tunnel, serious delay in furnishing to the city of Washington the increase in the supply of water intended by Congress, and great pecuniary loss to the United This at or near the city of Washington, District of S. ates. Columbia."

Specification 3d—"In that Major Garrett J. Lydecker, Corps of Engineers United States Army, having been, in paragraph two of Special Orders, number one hundred and eighty-six, from Headquarters of the Army, Adjutant General's Office, dated Washington, August 11, 1882, assigned, by direction of the Secretary of War, to the charge of the Washington Aqueduct and its extension thereof, provided for in the act of Congress approved July 15, 1882, and having, while on duty in charge of said aqueduct and its extension, entered into contracts with Clinton Beckwith and John V. Quackenbush, partners doing business under the firm name of Beckwith and Quackenbush, of Mohawk, of the county of Herkimer, State of New York, on the 29th day of October, 1883, and on the 18th day of Octo-

ber, 1886, for the construction of the extension of the Washington Aqueduct by a tunnel, and for the lining of the latter, in which contracts it is stipulated that ten per centum of the amount due said contractors on each payment for work done should be retained until the final completion and acceptance of the whole work, and it being the duty of the said Major Lydecker, as the engineer in charge of the said Washington Aqueduct and its extension, to require and see that the conditions and specifications of said contracts were faithfully executed and that the work of lining said Washington Aqueduct Tunnel, thereby contracted for in said last-named contract, should be done in accordance with the terms and provisions of said contracts, which first-named contract stipulates that the masonry lining for the tunnel, wherever required for arch and abutments, should be of concrete with dry-stone packing, so as to fill up cavities between the lining and the sides and roof of the tunnel, as excavated, and which second-named contract stipulates that the packing between the side walls and arch of the lining of the tunnel and the sides and roof of the excavation should be rubble laid in cement mortar, or with fine concrete packed solidly around larger stones, so as to fill all the space between the side walls and brick arch of the lining and the surrounding rock through which said tunnel was excavated, and the said contractors having evaded the afor said requirements of their said contracts by leaving many and extensive cavities, and filling others with dry packing which should have been packed solidly, did, without using the proper and necessary diligence to satisfy himself that said contractors had faithfully performed their work under the aforesaid contracts, on or about the 5th day of December, 1887. enter into a supplemental agreement with the aforesaid contractors, Beckwith and Quackenbush, wherein he, as the party of the first part, for and in behalf of the United States, agreed that, in consideration of the work then done to the satisfaction of the party of the first part, the said party of the first part should pay to the parties of the second part the sum of seventyeight thousand two hundred and seventy-nine dollars and fiftyone cents (\$78,279.51), such sum being eighty-five percentum of the percentage theretofore retained and withheld from the parties of the second part, as a guarantee for the faithful performance of their work as provided in the contracts aforesaid, and did, on the 14th day of January, 1888, pay to the said contractors, Beckwith and Quackenbush, the sum of seventy-eight thousand two hundred and seventy-nine dollars and fifty-one cents (\$78,279.51) aforesaid, whereby, through the culpable negligence of the said Major Lydecker, the said contractors received pay for work not performed as contracted for, and the United States sustained great pecuniary loss. This at or near the city of Washington, District of Columbia."

Specification 4th-"In that Major Garrett J. Lydecker, Corps of Engineers United States Army, having been, in paragraph two of Special Orders, number one hundred and eighty-six, from Headquarters of the Army, Adjutant General's Office, dated Washington, August 11, 1882, assigned, by direction of the Secretary of War, to the charge of the Washington Aqueduct and the extension thereof, provided for in the act of Congress approved July 15, 1882, and having, while on duty in charge of said aqueduct and its extension, entered into contract with Clinton Beckwith and John V. Quackenbush, partners doing business under the firm name of Beckwith and Quackenbush, of Mohawk, of the county of Herkimer, State of New York, on the 18th day of October, 1886, for the lining of the Washington Aqueduct Tunnel, in the District of Columbia, said contract being supplemental to, and a modification of, a contract entered into between the said parties on the 29th day of October, 1883, for the construction of an extension of the Washington Aqueduct by a tunnel, and having from on or about the 14th day of March, 1887, to on or about the 30th day of September, 1887, a number of persons in his employ as inspectors and sub-inspectors for the purpose of inspecting the work to be performed on the said Washington Aqueduct Tunnel by the said contractors under the aforesaid contract, so that the said work should conform to the requirements of the latter, did, from on or about the 14th day of March, 1887, to on or about the 80th day of September, 1887, culpably fail and neglect to take adequate steps for the purpose of ascertaining whether the inspectors and sub-inspectors, employed as aforesaid, were faithfully and honestly performing the duties

for which they were employed, by reason of which culpable failure and neglect on his part the said contractors were enabled to, and did, evade the requirements of their said contracts by leaving many and extensive cavities in said tunnel unfilled, and filling others with dry packing, causing thereby great injury to, and impairment of the value of, said Washington Aqueduct Tunnel, and great pecuniary loss to the United States. This at or near the city of Washington, District of Columbia."

Specification 5th—"In that Major Garrett J. Lydecker, Corps of Engineers United States Army, having been, in paragraph two of Special Orders, number one hundred and eighty-six, from Headquarters of the Army, Adjutant General's Office, dated Washington, August 11, 1882, assigned, by direction of the Secretary of War, to the charge of the Washington Aqueduct and the extension thereof, provided for in the act of Congress approved July 15, 1882, and having, while on duty in charge of said aqueduct and its extension, entered into a contract with Clinton Beckwith and John V. Quackenbush, partners doing business under the firm name of Beckwith and Quackenbush, of Mohawk, of the county of Herkimer, State of New York, on the 8th day of May, 1888, for the lining of the Washington Aqueduct Tunnel, in the District of Columbia, said contract being supplemental to, and a modification of, contracts entered into between said parties on the 29th day of October, 1883, and on the the 18th day of October, 1886, for the construction of an extension of the Washington Aqueduct by a tunnel, and having from on or about the eighth day of May, 1888, to on or about the 31st day of October, 1888, a number of persons in his employ as inspectors and sub-inspectors for the purpose of inspecting the work to be performed on the said Washington Aqueduct Tunnel by the said contractors under the aforesaid contract, so that the said work should conform to the requirements of the latter, did, from on or about the eighth day of May, 1888, to on or about the 81st day of October, 1888, culpably fail and neglect to take adequate steps for the purpose of ascertaining whether the inspectors and sub-inspectors, employed as aforesaid, were faithfully and honestly performing the duties for which they were employed, by reason of which culpable failure

and neglect on his part the said contractors were enabled to, and did, evade the requirements of their said contracts by leaving many and extensive cavities in said tunnel unfilled, and filling others with dry packing, causing thereby great injury to, and impairment of the value of, said Washington Aqueduct Tunnel, and great pecuniary loss to the United States. This at or near the city of Washington, District of Columbia."

Specification 6th—"In that Major Garrett J. Lydecker, Corps of Engineers United States Army, having been, in paragraph two of Special Orders, number one hundred and eighty-six, from Headquarters of the Army, Adjutant General's Office, dated Washington, August 11, 1882, assigned, by direction of the Secretary of War, to the charge of the Washington Aqueduct and the extension thereof, provided for in the act of Congress approved July 15, 1882, and having, while on duty in charge of said aqueduct and its extension, entered into contracts with Clinton Beckwith and John V. Quackenbush, partners doing business under the firm name of Beckwith and Quackenbush, of Mohawk, of the county of Herkimer, State of New York, on the 29th day of October, 1883, on the 18th day of October, 1886, and on the 8th day of May, 1888, for the construction of the extension of the Washington Aqueduct by a tunuel and for the lining of the latter, and it being his duty, as the engineer officer in charge of said Washington Aqueduct and its extension, to require and see that the conditions and specifications of said contracts were faithfully executed, and that the work of lining said Washington Aqueduct Tunnel thereby contracted for should be done in accordance with the terms and provisions of said contracts, and it being further his duty, in view of the character of the work under his charge, to exercise great care and diligence in ascertaining whether the work which was being done on said tunnel was being done in accordance with the requirements of said contracts, did neglect his duty by failing to use due and necessary diligence for the purpose aforesaid, but did utterly fail to take any effective steps to ascertain that said work was being faithfully done in the manner required by said contracts, in consequence of which said failure of duty the said contractors were enabled to, and did, fraudulently evade the requirements of

the aforesaid contracts as to the kind, quantity, and character of the work contracted for by leaving in the tunnel aforesaid many and extensive cavities and filling others with dry packing, this to the great pecuniary loss of the United States. This at or near the city of Washington, District of Columbia. from on or about the 14th day of March, 1887, to on or about the 31st day of October, 1888."

To which charge and specifications the accused, Major Garrett J. Lydecker, Corps of Engineers, pleaded as follows:

To the 1st Specification, "Not guilty." To the 2d Specification, "Not guilty." To the 3d Specification, "Not guilty." To the 4th Specification, "Not guilty." To the 5th Specification, "Not guilty." To the 6th Specification, "Not guilty." "Not guilty." To the CHARGE,

FINDING.

The court, having maturely considered the evidence adduced, finds the accused, Major Garrett J. Lydecker, Corps of Engineers, as follows:

Of the 1st Specification, "Guilty, except of the words 'in consequence of which said neglect of duty the said contractors were enabled to, and did, evade the aforesaid requirements of said contract by leaving in the tunnel aforesaid many and extensive cavities unfilled, and filling others with dry packing, causing thereby great injury to, and impairment of the value of, said Washington Aqueduct Tunnel, serious delay in furnishing to the city of Washington the increase in the supply of water intended by Congress, and great pecuniary loss to the United States,' and of the excepted words not guilty."

Of the 2d Specification, "Guilty, except of the words '80th day of October,' substituting therefor the words '1st day of September.' and excepting the words 'in consequence of which said neglect of duty the said contractors were enabled to, and did, evade the aforesaid requirements of said contract by leaving in the tunnel aforesaid many and extensive cavities unfilled, and filling others with dry packing, causing thereby great injury to, and impairment of the value of, said Washington Aqueduct Tunnel, serious delay in furnishing to the city of Washington the increase in the supply of water intended by Congress, and great pecuniary loss to the United States,' and of the excepted words not guilty."

Of the 8d Specification, "Not guilty."

Of the 4th Specification, "Guilty, except of the words 'culpably,' and neglect,' and 'by reason of which culpable failure and neglect on his part the said contractors were enabled to, and did, evade the requirements of their said contracts by leaving many and extensive cavities in said tunnel unfilled, and filling others with dry packing, causing thereby great injury to, and impairment of the value of, said Washington Aqueduct Tunnel, and great pecuniary loss to the United States,' and of the excepted words not guilty."

Of the 5th Specification, "Guilty, except of the words '31st day of October,' substituting therefor the words '1st day of September;' 'culpably;' 'and neglect;' and 'by reason of which culpable failure and neglect on his part the said contractors were enabled to, and did, evade the requirements of their said contracts by leaving many and extensive cavities in said tunnel unfilled, and filling others with dry packing, causing thereby great injury to, and impairment of the value of, said Washington Aqueduct Tunnel, and great pecuniary loss to the United States,' and of the excepted words not guilty."

Of the 6th Specification, "Guilty, except of the words for the purpose aforesaid, but did utterly fail to take any effective steps to ascertain that said work was being faithfully done in the manner required by said contracts, in consequence of which said failure of duty the said contractors were enabled to, and did, fraudulently evade the requirements of the aforesaid contracts as to the kind, quantity, and character of the work contracted for by leaving in the tunnel aforesaid many and extensive cavities and filling others with dry packing, this to the great pecuniary loss of the United States; and except also the words '81st day of October,' substituting therefor '1st day of September,' and of the excepted words not guilty."

Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Major Garrett J. Lydecker, Corps of Engineers, "To forfeit to the United States one hundred dollars (\$100) per month of his pay for nine months, and to be reprimanded in orders. The court is thus lenient in view of the evidence before it that, in spaces so confined as those above the

arch in the tunnel, it was almost impossible to secure thoroughly good work under the contract system imposed by law."

II. The record of proceedings of the general court-martial in the foregoing case of Major Garrett J. Lydecker, Corps of Engineers, having been submitted to the President of the United States, the following are his orders indorsed thereon:

EXECUTIVE MANSION,
Washington, D. C., May 2, 1889.

The proceedings, findings, and sentence of the court-martial in the case of Major Garrett J. Lydecker, of the Corps of Engineers, are approved, and will be carried into effect. The gravamen of the offense of this officer was the neglect of a very high and important duty. It is not very important from a military standpoint whether a pecuniary loss did or did not result to the Government. But that very great loss and inconvenience have been inflicted upon the community by the delays which have resulted from the failure to discover promptly the faulty and fraudulent character of the work, is apparent. The suggestion that the strictest and most faithful supervision of the progress of such a work is powerless to detect and correct the shams which were practiced by the contractors in this case, is a discredit to the engineering profession and entirely inadmissible.

The sentence imposed by the court seems to have given full effect to every suggestion that might mitigate the offense.

BENJAMIN HARRISON.

III\_By order of the President of the United States the general court-martial of which Major General George Crook is president is hereby dissolved.

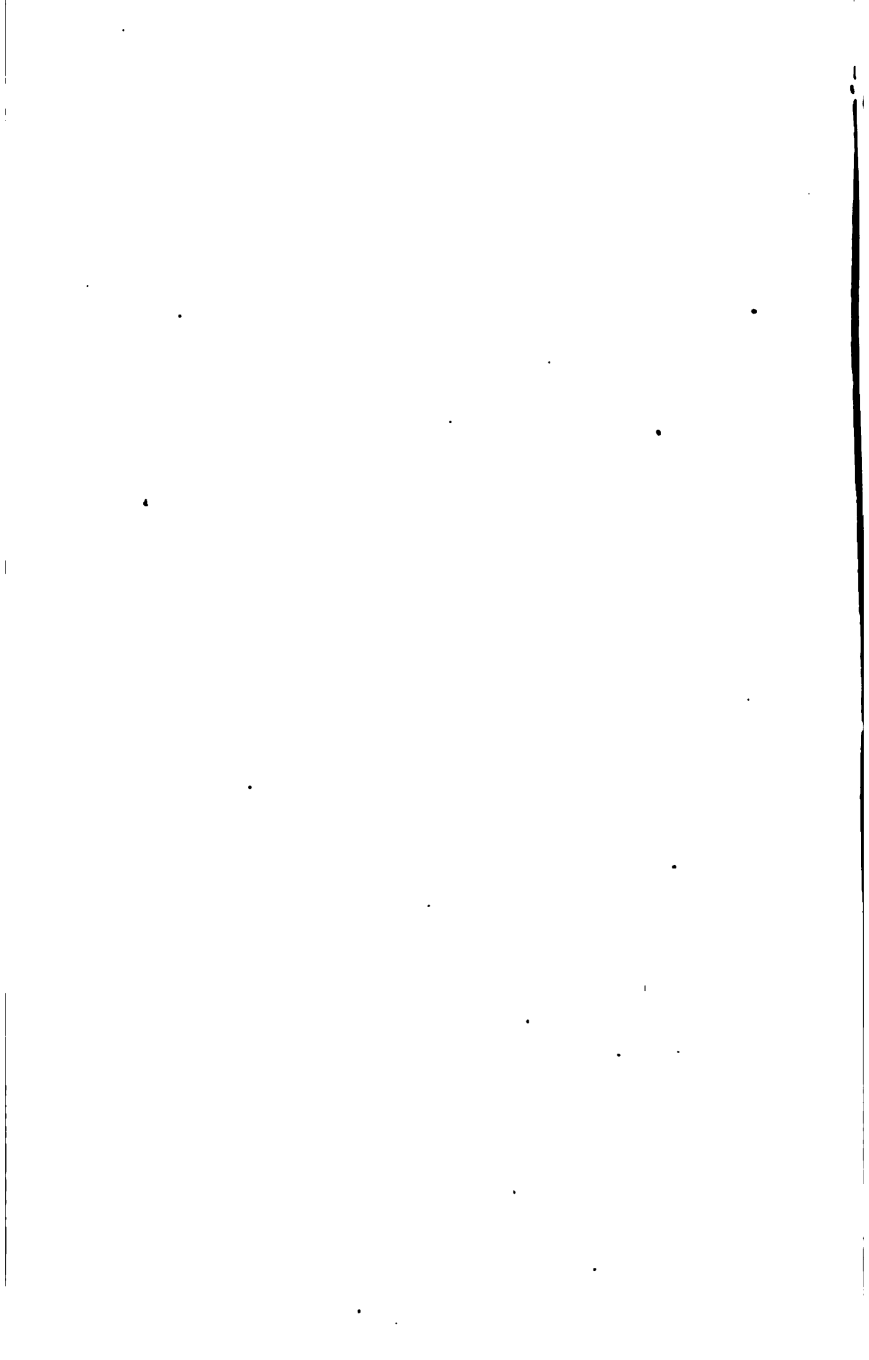
By COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

Official:

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# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, May 3, 1889.

I.-Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 31, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, was arraigned and tried—

Recruit Joseph Travers, Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted October 18, 1888; apprehended March 12, 1889.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit Joseph Travers, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five years."

II\_The proceedings and finding of the general court-martial in the foregoing case of Recruit Joseph Travers, Mounted Service, are approved. So much of the sentence as relates to confinement at hard labor is remitted. The sentence as thus mitigated is confirmed and will be duly executed.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General,

OFFICIAL:



GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, May 8, 1889.

- I.-Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 81, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, were arraigned and tried—
- 1. Recruit John M. Pepper, Company D of Instruction, Mounted Service.

CHARGE I.—"Violation of the 32d Article of War."

Specification—"In that Recruit John M. Pepper, Company D of Instruction, Mounted Service United States Army, did absent himself from his company and quarters, without permission from proper authority, at about reveille, April 6, 1889, and did remain so absent until about 6 o'clock p. m., April 8, 1889. This at Jefferson Barracks, Mo."

CHARGE II.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."

Specification—"In that Recruit John M. Pepper, Company D of Instruction, Mounted Service United States Army, having been designated for assignment to the 1st Cavalry, and duly notified to that effect, did remain absent without leave for about three days, and thereby necessitate the detail of another man in his stead. This at Jefferson Barracks, Mo., on or about April 7, 1889."

PLEA.

Charge I.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

Charge II.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Charge I.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

# Charge II.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

# SENTENCE.

And the court does therefore sentence him, Recruit John M. Pepper, Company D of Instruction, Mounted Service, "To forfeit to the United States ten (10) dollars of his monthly pay for six months, and to be confined at hard labor under guard for the same period."

2. Recruit Warren G. Shaffer, Company B of Instruction, Mounted Service.

CHARGE.—"Violation of the 32d Article of War."

Specification—"In that Recruit Warren G. Shaffer, Company B of Instruction, Mounted Service, did, without leave from his commanding officer, absent himself from his company from tattoo roll-call, April 7, 1889, until about 9:30 o'clock p. m., April 11th, 1889. This at Jefferson Barracks, Mo."

### PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

#### FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Warren G. Shaffer, Company B of Instruction, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor under guard for a period of one (1) year."

II\_The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruits John M. Pepper and Warren G. Shaffer, Mounted Service, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence in the case of Recruit Shaffer as relates to confinement, and the prisoner will be sent there under proper guard.

- III\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 60, March 14, 1889, and 67, March 22, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Harry C. Egbert, 12th Infantry, is president, were arraigned and tried—
- 1. Private George Wagner, Company D, 13th Infantry.

  CHARGE.—"Desertion, in violation of the 47th Article of War."

  Specification—[Deserted March 12, 1889; apprehended March 23, 1889.]

PLEA.

To the Specification, "Guilty."

To the Charge, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the Charge, "Guilty."

# SENTENCE.

And the court does therefore sentence him, Private George Wagner, Company D, 13th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or to become due, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

2. Private Alfred Davis, Troop G, 7th Cavalry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted May 24, 1888; apprehended March 13, 1889.]

PLEA.

To the Specification, "Not guilty."

To the Charge, "Not guilty."

FINDING.

Of the Specification, "Guilty." Of the Charge, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Private Alfred Davis, Troop G, 7th Cavalry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or

to become due, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

IV.-The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Privates George Wagner, Company D, 18th Infantry, and Alfred Davis, Troop G, 7th Cavalry, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, May 11, 1889.

- I.-Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 60, March 14, 1889, and 67, March 22, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Harry C. Egbert, 12th Infantry, is president, were arraigned and tried—
- Private August Mieller, Company G, 15th Infantry.
   CHARGE.—"Desertion, in violation of the 47th Article of War."
   Specification—[Deserted September 12, 1881; apprehended March 27, 1889.]

PI.EA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Private August Mieller, Company G, 15th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or to become due, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

2. Recruit John R. Crowle, Company A of Instruction, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted September 15, 1886; apprehended April 10, 1889.]

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit John R. Crowle, Company A of Instruction, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or to become due, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

II\_The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Private August Mieller, Company G, 15th Infantry, and Recruit John R. Crowle, General Service, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

. R. C. DRUM,

Adjutant General.

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, May 13, 1889.

I-Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 60, March 14, 1889, and 67, March 22, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain HARRY C. EGBERT, 12th Infantry, is president, was arraigned and tried—

Private Christopher Moore, Company F, 22d Infantry.

CHARGE I.—"Desertion, in violation of the 47th Article of War."

Specification 1st—[Deserted June 5, 1888; apprehended December 21, 1888.]

Specification 2d—[Deserted December 23, 1888; apprehended January 1, 1889.]

Specification 8d—[Deserted January 10, 1889.]

CHARGE II .- "Violation of the 62d Article of War."

- Specification 1st—" In this: that the said Private Christopher Moore, Company F, 22d Infantry, did, through neglect, lose the following articles of ordnance property, issued to him as part of his equipment as a soldier, for which Captain G. S. L. Ward, 22d Infantry, is responsible, viz: One front-site cover, value forty (40c.); one shell extractor, value thirty (80c.); one screw-driver, value twenty-four (24c.); one knife, value seven (7c.); one meat-can, value twenty-eight (28c.); one tin cup, value nine (9c.). All this at or near Deer Lodge, M. T., on or about June 5, 1888."
- Specification 2d—"In this: that said Private Christopher Moore, Company F, 22d Infantry, did, on or about the 2d day of June, 1888, become drunk and disorderly on the cars at Denver, Colorado, and having been ordered in confinement by 2d Lieutenant T. W. Moore, 22d Infantry, he being in the execution of his office, the said Christopher Moore, Company F, 22d Infantry, did forcibly resist his authority and apply to him vile and filthy epithets."
- Specification 8d—"In this: that the said Private Christopher Moore, Company F, 22d Infantry, did, on or about the 2d day of June, 1888, on the cars at Denver, Colorado, apply to his company commander, Captain G. S. L. Ward, 22d Infantry, vile and filthy epithets."

# PLEA.

# Charge I.

To the 1st Specification, "Not guilty."

To the 2d Specification, "Not guilty."

To the 3d Specification, "Not guilty."

To the CHARGE, "Not guilty."

# Charge II.

To the 1st Specification, "Not guilty."

To the 2d Specification, "Guilty, except the words 'did forcibly resist his authority,' and of the excepted words not guilty."

To the 8d Specification, "Guilty."

To the CHARGE, "Guilty."

# FINDING.

# Charge L

Of the 1st Specification, "Guilty."

Of the 2d Specification, "Guilty."

Of the 3d Specification, "Guilty."

Of the CHARGE, "Guilty."

# Charge II.

Of the 1st Specification, "Not guilty."

Of the 2d Specification, "Guilty."

Of the 8d Specification, "Guilty."

Of the CHARGE, "Guilty."

# SENTENCE.

And the court does therefore sentence him, Private Christopher Moore, Company F, 22d Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or to become due, and to be confined at hard labor at such place as the reviewing authority may direct for the period of ten (10) years."

II.—The proceedings and finding of the general court-martial in the foregoing case of Private Christopher Moore. Company F, 22d Infantry, are approved. The period of confinement is reduced to "six years." The sentence as thus mitigated is confirmed and will be duly executed.

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The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence thus mitigated as relates to confinement, and the prisoner will be sent there under proper guard.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, May 17, 1889.

I-Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, No. 17, January 21, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Morris C. Foote, 9th Infantry, is president, was arraigned and tried—

Private Matthew J. Courtney, Company E, 15th Infantry.

CHARGE I.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted May 23, 1887; apprehended February 27, 1889.]

CHARGE II.—"Violation of the 17th Article of War."

- E, 15th Regiment U. S. Infantry, did lose, through neglect, the following articles of ordnance stores, the property of the United States, issued the said Courtney for his use in the service of the United States, namely: One front-sight cover, value forty cents (40c.); one canteen, value fifty-three cents; and one tin cup, value seventeen cents—total money value, one dollar and ten cents. This at Fort Buford, D. T., on or about May 23, 1887."
- CHARGE III.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- E, 15th Infantry, did, by knowingly and falsely pretending that he needed funds for the purpose of paying the expenses of his wife in journeying from Ireland, Europe, to Fort Buford, Dakota Territory, unlawfully, and with intent to defraud, obtain from Private Anthony Sprader, Company E, 15th Infantry, the sum of one hundred and five dollars (\$105), and did feloniously appropriate the said sum to his own use and benefit. This at Fort Buford, D. T., on or about May 23, 1887."
- Specification 2d—"In that Private Matthew J. Courtney, Company E, 15th Infantry, did, by knowingly and falsely pretending that he needed funds for the purpose of paying the expenses of his wife in journeying from Ireland, Europe, to Fort Buford, Dakota Territory, unlawfully, and with intent to defraud.

obtain from Private James Armstrong, Company K, 15th Infantry, the sum of twenty dollars (\$20), and did feloniously appropriate the said sum to his own use and benefit. This at Fort Buford, D. T., on or about May 28, 1887."

PLEA. Charge I. "Guilty." To the Specification, "Guilty." To the CHARGE, Charge II. To the Specification, "Guilty." "Guilty." To the CHARGE, Charge III. To the 1st Specification, "Not guilty." To the 2d Specification, "Not guilty." "Not guilty." To the CHARGE, FINDING. Charge I. "Guilty." Of the Specification, "Guilty." Of the CHARGE, Charge II. "Guilty." Of the Specification, "Guilty." Of the CHARGE, Charge III.

Of the 1st Specification, "Guilty, except the words by knowingly and falsely pretending that he needed funds for the purpose of paying the expenses of his wife in journeying from Ireland, Europe, to Fort Buford, Dakota Territory; of the excepted words not guilty."

Of the 2d Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Private Matthew J. Courtney, Company E, 15th Infantry, "To undergo a stoppage of one dollar and ten cents (\$1.10) of his pay to reimburse the United States for ordnance stores lost by him, and to be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard

labor at such military prison as the reviewing authority may direct for the period of five (5) years."

II\_In the foregoing case of Private Matthew J. Courtney, Company E, 15th Infantry, the proceedings and the findings under the first and second charge are approved. The finding as to the third charge and its specifications are disapproved. The sentence is confirmed and will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

III\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 60, March 14, 1889, and 67, March 22, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain HARRY C. EGBERT, 12th Infantry, is president, was arraigned and tried—

Private Ernest Benner, Troop F, 6th Cavalry.

Charge I.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted April 17, 1887; apprehended March 14, 1889.]

CHARGE II.—"Embezzlement, in violation of the 60th Article of War."

Specification—"In that he, Private Ernest Benner, Troop F, 6th Cavalry, did embezzle the following ordnance and ordnance stores, the property of the United States, for which 2d Lieutenant H. J. Gallagher, 6th Cavalry, was responsible, and which had been issued to him, the said Private Ernest Benner. for use in the military service of the United States: One (1) Stuart attachment, 40c.; one (1) cartridge-box. McKeever. \$1.05; one (1) canteen, 53c.; one (1) field belt and plate, \$1.50; one (1) headless-shell extractor, 30c.; one (1) jointed ramrod, 53c.; one (1) screw-driver, carbine, 24c.; one (1) screw-driver, revolver, 10c.; one (1) pistol-grip, unknown; one (1) front-sight cover, unknown; one (1) curb-bridle, \$4.21; one (1) watering-bridle, \$1.28; one (1) nose-bag, 95c.; one (1) lariat, 81c.; one (1) saddle-blanket, \$2.60; two (2) spurs and straps, 60c.—total amount, \$15.10. This at Amargo, New Mexico, on or about April 17, 1887."

PLEA.

Charge L

To the Specification, "Not guilty."

To the CHARGE, "Not guilty."

Charge II.

To the Specification, "Not guilty."

To the CHARGE, "Not guilty."

FINDING.

Charge I.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

Charge II.

Of the Specification, "Not guilty."

Of the CHARGE, "Not guilty."

SENTENCE.

And the court does therefore sentence him, Private Ernest Benner, Troop F, 6th Cavalry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or to become due, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

IV\_\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Private Ernest Benner, Troop F, 6th Cavalry, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, May 22, 1889.

I.-Before a general court-martial which convened at Jefferson Bartacks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 81, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, was arraigned and tried—

Recruit Charles E. Kelley, Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted June 12, 1888; surrendered January 25, 1889.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE. "Guilty."

# SENTENCE.

And the court does therefore sentence him, Recruit Charles E. Kelley, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

II.—The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Charles E. Kelley, Mounted Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

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# General Court-Martial HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, May 27, 1889.

I.-Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 74, Headquarters of the Army, Adjutant General's Office, March 80, 1889, and of which Major William L. Kellogg, 19th Infantry, is president, was arraigned and tried—

2d Lieutenant John C. Walshe, Signal Corps U. S. Army.

- CHARGE I.—"Making a fraudulent claim against the United States, in violation of the 60th Article of War."
- Specification 1st—"In this: that he, 2d Lieutenant John C. Walshe, Signal Corps U. S. Army, did make a claim for and collect from the United States the sum of twenty-four (\$24) dollars for commutation of quarters for the month of November, 1888, knowing said claim to be fraudulent, he having occupied public quarters during the month of November, 1888. This at Cincinnati, Ohio, on or about November 30, 1888."
- Specification 2d—"In this: that he, 2d Lieutenant John C. Walshe, Signal Corps U. S. Army, did make a claim for and collect from the United States the sum of twenty-four (\$24) dollars for commutation of quarters for the month of December, 1888, knowing said claim to be fraudulent, he having occupied public quarters during the month of December, 1888. This at Cincinnati, Ohio, on or about December 31, 1888."
- Specification 3d—"In this: that he, 2d Lieutenant John C. Walshe, Signal Corps U. S. Army, did make a claim for and collect from the United States the sum of twenty-four (\$24) dollars for commutation of quarters for the month of January, 1889, knowing said claim to be fraudulent, he having occupied public quarters during the month of January, 1889. This at Cincinnati, Ohio, on or about January 31, 1889."
- Specification 4th—"In this: that he, 2d Lieutenant John C. Walshe, Signal Corps U. S. Army, did make a claim for and collect from the United States the sum of twenty-four (\$24) dollars for commutation of quarters for the month of February, 1889, knowing said claim to be fraudulent, he having occupied public quarters during the month of February, 1889. This at Cincinnati, Ohio, on or about February 28, 1889."

- CHARGE II.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- Specification—"In this: that he, 2d Lieutenant John C. Walshe, Signal Corps U. S. Army, did occupy public quarters from about the 1st day of November, 1888, until about the 8th day of March, 1889, and did fail to report the fact to the Chief Signal Officer, as required by paragraph 4, General Orders, No. 88, dated Signal Office, War Department, Washington, October 5, 1888. This at Cincinnati, Ohio, on or about the dates above specified."
- CHARGE III.—"Behaving himself with disrespect toward his commanding officer, in violation of the 20th Article of War."
- Specification 1st—"In this: that he, 2d Lieutenant John C. Walshe, Signal Corps U. S. Army, did, while on duty and in the presence of the enlisted men serving under him, use the following contemptuous and disrespectful language against his commanding officer, Brigadier General Adolphus W. Greely, Chief Signal Officer, to wit: 'Who is Greely? He is nobody; he is as mad as a March hare, and would never be where he is but for influence that put him over able men,' or words of a similar import. This at Cincinnati, Ohio, on or about the 15th day of September, 1888."
- Specification 2d—"In this: that he, 2d Lieutenant John C. Walshe, Signal Corps U. S. Army, did, while on duty and in the presence of the enlisted men serving under him, use the following contemptuous and disrespectful words against his commanding officer, Brigadier General Adolphus W. Greely, Chief Signal Officer, to wit: 'Greely is a rascal and murderer, and would not now have his shoulder-straps if the truth was known. Some of the men in the Signal Service know this and he is trying to get them out,' or words of a similar import. This at Cincinnati, Ohio, on or about the 18th day of February, 1889."
- Specification 8d—"In this: that he, 2d Lieutenant John C. Walshe, Signal Corps U. S. Army, did, while on duty and in the presence of other enlisted men, say to Sergeant Presley T. Jenkins, Signal Corps U. S. Army: 'Greely is a murderer;' and that, when cautioned by Sergeant Jenkins that the other enlisted men could hear him, did further say: 'I don't care; I am

simply repeating what I have heard.' This at Cincinnati, Ohio, on or about the 15th day of February, 1889."

CHARGE IV .- "Violation of the 19th Article of War."

Specification—"In this: that he, 2d Lieutenant John C. Walshe, Signal Corps U. S. Army, did use the following contemptuous and disrespectful words against the President of the United States, to wit: 'Look at Cleveland's Cabinet; that shows the kind of a man he is. Whoever heard of Endicott until Cleveland dug him up out of some unknown hole in Massachusetts? He is about as fit to be Secretary of War as an office boy,' or words of a similar import. This at Cincinnati, Ohio, on or about the 16th day of September, 1888."

CHARGE V.—"Conduct unbecoming an officer and a gentleman, in violation of the 61st Article of War."

Specification—"In this: that he, 2d Lieutenant John C. Walshe, Signal Corps U. S. Army, when asked officially by Captain James Allen, 3d Cavalry, for a copy of the order requiring officers to report to the Chief Signal Officer when they occupied public quarters, did say that he knew nothing of the existence of such an order; that, so far as he knew, no such order had ever been received at his station; which statement was false and made with the intent to deceive, as in fact the said order was on file in Lieutenant Walshe's office, and he had called the attention of Sergeant Presley T. Jenkins, Signal Corps U. S. Army, to its provisions when the order was received. This at Cincinnati, Ohio, on or about the 10th day of March, 1889."

To which charges and specifications the accused, 2d Lieutenant John C. Walshe, Signal Corps U. S. Army, pleaded as follows:

# Charge I.

To the 1st Specification, "Guilty, except the words 'knowing said claim to be fraudulent, he having occupied public quarters during the month of November, 1888. This at Cincinnati, Ohio, on or about November 80, 1888,' and of the excepted words not guilty."

To the 2d Specification, "Guilty, except the words 'knowing said claim to be fraudulent, he having occupied public quarters during the month of December, 1888. This at Cincinnati, Ohio, on or about December 31, 1888,' and of the excepted words not guilty."

To the 8d Specification, "Guilty, except the words 'knowing said claim to be fraudulent, he having occupied public quarters during the month of January, 1889. This at Cincinnati, Ohio, on or about January 31, 1889,' and of the excepted words not guilty."

To the 4th Specification, "Guilty, except the words 'knowing said claim to be fraudulent, he having occupied public quarters during the month of February, 1889. This at Cincinnati, Ohio, on or about February 28, 1889,' and of the excepted words not guilty."

To the CHARGE, "Not guilty."

	Charge II.
To the Specification,	"Not guilty."
To the CHARGE,	"Not guilty."
	Charge III.
To the 1st Specification,	"Not guilty."
To the 2d Specification,	"Not guilty."
To the 8d Specification,	"Not guilty."
To the CHARGE,	"Not guilty."
	Charge IV.
To the Specification,	"Not guilty."
To the CHARGE,	"Not guilty."
	Charge V.
To the Specification,	"Not guilty."
To the CHARGE,	"Not guilty."
	Finding.

The court, having maturely considered the evidence adduced, finds the accused, 2d Lieutenant John C. Walshe, Signal Corps U. S. Army, as follows:

# Of the 1st Specification, "Not guilty." Of the 2d Specification, "Not guilty." Of the 8d Specification, "Not guilty." Of the 4th Specification, "Not guilty." Of the CHARGE, "Not guilty." Charge II. Of the Specification, "Not guilty." Of the CHARGE, "Not guilty."

# Charge III.

Of the 1st Specification, "Not guilty." Of the 2d Specification, "Not guilty." Of the 3d Specification, "Not guilty." Of the Charge, "Not guilty."

Charge IV.

Of the Specification, "Not guilty." Of the CHARGE, "Not guilty." Charge V.

Of the Specification, "Not guilty." Of the CHARGE, "Not guilty."

And the court does therefore "acquit" him, 2d Lieutenant John C. Walshe, Signal Corps U. S. Army.

II.-The proceedings, finding, and acquittal of the general court-martial in the foregoing case of 2d Lieutenant John C. Walshe, Signal Corps U. S. Army, are approved.

Lieutenant Walshe will be released from arrest and restored to duty.

III\_The general court-martial convened by Special Orders, No. 74, March 80, 1889, from this office, is hereby dissolved.

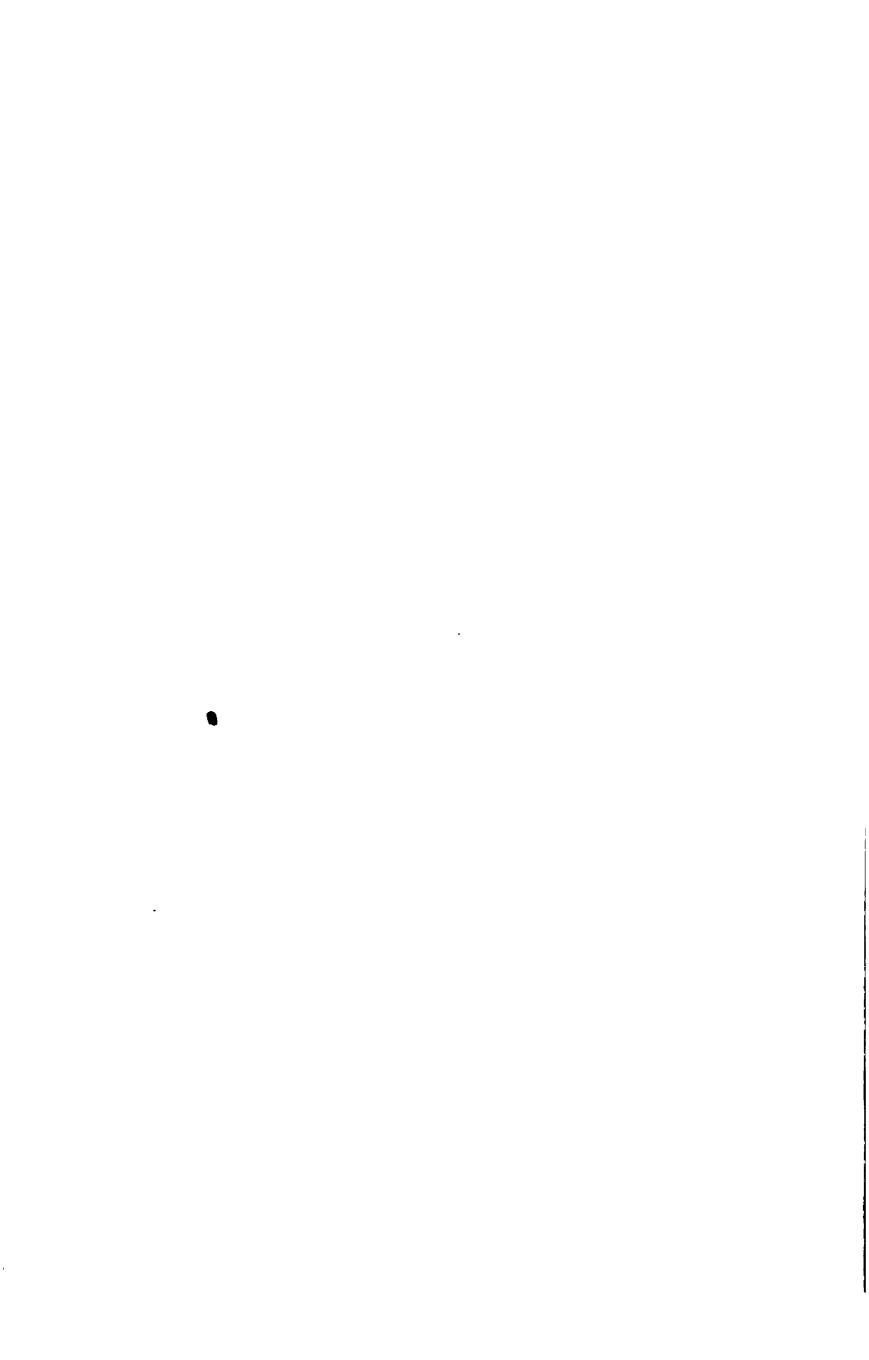
By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

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GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, May 28, 1889.

I.—Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, No. 17, January 21, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Morris C. Foote, 9th Infantry, is president, was arraigned and tried—

Recruit Hubert Bowen, Company D of Instruction, General Service Recruits.

CHARGE.—"Sleeping on post, in violation of the 89th Article of War."

Specification—"That he, Recruit Hubert Bowen, Company D of Instruction, G. S. R. United States Army, having been duly posted as a sentinel on post No. 7, was found asleep thereon. This at Davids Island about 5:15 a. m. of May 15, 1889."

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

### SENTENCE

And the court does therefore sentence him, Recruit Hubert Bowen, Company D of Instruction, General Service Recruits, "To forfeit to the United States ten dollars per month of his monthly pay for three months, and to be confined at hard labor under charge of the guard during the same period."

II.—The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Hubert Bowen, General Service, are approved, and the sentence will be duly executed.

By command of Major General Schofield:

J. C. KELTON,

OFFICIAL:

Acting Adjutant General.

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GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, June 1, 1889.

I\_Before a general court-martial which convened at West Point, New York, pursuant to Special Orders, No. 118, May 22, 1889, Headquarters of the Army, Adjutant General's Office, and of which 1st Lieutenant John D. C. Hoskins, 8d Artillery, is president, was arraigned and tried—

Private William E. Dutcher, U. S. Military Academy Detachment of Cavalry.

CHARGE.—"Sleeping on post, in violation of the 89th Article of War."

Specification—"In that he, Private William E. Dutcher, U. S. M. A. Detachment of Cavalry, United States Army, a member of the stable guard, having been duly posted as a sentinel, did during his tour of watch lie down and sleep, and was found sleeping on his post by the officer of the day, 1st Lieutenant J. F. Reynolds Landis, 1st Cavalry, when the latter inspected the cavalry stables, 12:05 and 12:10 a. m., Tuesday, May 14, 1889. This at West Point, New York."

## PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

## FINDING.

Of the Specification, "Guilty, excepting the words 'as a sentinel," and of the excepted words not guilty."

Of the Charge, "Not guilty, but guilty of neglect of duty, in violation of the 62d Article of War."

## SENTENCE.

And the court does therefore sentence him, Private William E. Dutcher, U. S. Military Academy Detachment of Cavalry, "To be confined at hard labor under charge of the post guard for the period of three (3) months, and to forfeit to the United States eight dollars (\$8) per month of his pay for the same period."

II\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Private William E. Dutcher, U. S. Military Academy Detachment of Cavalry, are approved, and the sentence will be duly executed.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Acting Adjutant General.

OFFICIAL:

Assistant Adjutant General.

# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, June 7, 1889.

I.-Before a general court-martial which convened at Washington, District of Columbia, pursuant to Special Orders, No. 81, Headquarters of the Army, Adjutant General's Office, April 8, 1889, and of which Colonel RICHARD L. Dodge, 11th Infantry, is president, was arraigned and tried—

Captain George A. Armes, U. S. Army (retired).

CHARGE.—"Conduct unbecoming an officer and a gentleman, in violation of the 61st Article of War."

Specification 1st-"In that Captain George A. Armes, United States Army (retired), did, on the 5th day of March, 1889, at Washington, D. C., make an affidavit before Thomas F. Miller, judge of the Police Court of the District of Columbia, in which said affidavit the said Armes did, under oath, declare and say that on the 4th day of March, A. D. 1889, at the County of Washington and District of Columbia, one John G. Bourke, meaning thereby Captain John G. Bourke, 8d Regiment of Cavalry, United States Army, did make an assault and battery upon the said Armes, which said affidavit was malicious and false, to the knowledge of the said Armes, the said Captain Bourke not having committed an assault and battery on him as sworn to, and by which said false affidavit the said Armes did maliciously cause the false arrest of the said Captain Bourke and his appearance in said Police Court on the 8th day of March, 1889, to answer said charge, he, Armes, failing to appear to substantiate the same, well knowing it to be false."

Specification 2d—"In that Captain George A. Armes, United States Army (retired), did, on the 9th day of March, 1889, at Washington, D. C., write and forward a letter to the Adjutant General of the United States Army, in words and figures as follows, to wit:

WASHINGTON, D. C., March 9th, 1839.

To the Adjutant General U.S. A.

SIR: I have the honor to submit herewith charges and specifications against Col. H. G. Gibson, 3rd Artillery, and Capt. John G. Bourk, 3rd U. S. Cavalry, for conduct unbecoming officers and gentlemen, and for drunkenness on Penn. avenue during the parade, March 4th. Both of said officers charged upon me in a threatening and assaulting manner,

grasping the bridle-rein and jerking my horse, using abusive and threatening language, appearing in a boisterous and drunken condition, ordering me off of the public avenue, and calling upon the police to assist them in putting me off; all this without just cause or provocation, and while I was riding peacibly and quietly along under secret instructions from one whom I supposed to be in authority.

I am prepared to furnish witnesses to the above charges if you feel it mecassary to take official action in the matter.

Very respectfully, your obedient servant,

G. A. ARMES, Gaptain, U.S. A. (retired.)

which said accusations of drunkenness and of boisterous and disorderly conduct thus made against the said Col. Gibson and Captain Bourke were malicious and false, and known by the said Armes to be false, and were made with the dishonorable intent of injuring said officers by false representations."

Specification 8d—"In that Captain George A. Armes, United States Army (retired), did cause to be published in a newspaper at Washington, D. C., to wit, the Critic, of March 16th, 1889, an article over his own name, wherein he did publicly and maliciously insult two officers of the Army, to wit, Col. H. G. Gibson and Captain John G. Bourke, by calling them 'black-guards wearing the U. S. uniform,' and wherein he did further publicly maliciously insult and falsely defame the said officers by publishing a copy of a letter written by him (Armes) to the Adjutant General of the Army, in words and figures following:

WASHINGTON, D. C., March 9th, 1889.

To the Adjutant General U.S. A.

SIR: I have the honor to submit herewith charges and specifications against Col. H. G. Gibson, 3rd Artillery, and Capt. John G. Bourk, 3rd U. S. Cavalry, for conduct unbecoming officers and gentlemen, and for drunkenness on Penn. avenue during the parade, March 4th. Both of said officers charged upon me in a threatening and assaulting manner, grasping the bridle-rein and jerking my horse, using abusive and threatening language, appearing in a boisterous and drunken condition, ordering me off of the public avenue, and calling upon the police to assist them in putting me off; all this without just cause or provocation, and while I was riding peacibly and quietly along under secret instructions from one whom I supposed to be in authority.

I am prepared to furnish witnesses to the above charges if you feel it mecessary to take official action in the matter.

Very respectfully, your obedient servant,

G. A. ARMES, Captain, U. S. A. (retired.) which said accusations of drunkenness and of boisterous and disorderly conduct thus made against the said Colonel Gibson and Captain Bourke were malicious and false, and known by the said Armes to be false, and which said publication was made with the dishonorable intent of defaming said officers by false representations."

Specification 4th—"In that Captain George A. Armes, United States Army (retired), did, without provocation or justification, make a cowardly and disgraceful violent public assault upon the person of his excellency James A. Beaver, governor of Pennsylvania. This at Washington, D. C., on the 27th day of March, 1889."

To which charge and specifications the accused, Captain George A. Armes, U. S. Army (retired), pleaded as follows:

To the 1st Specification, "Not guilty." To the 2d Specification, "Not guilty."

To the 3d Specification, "Not guilty."

To the 4th Specification, "Not guilty."

To the CHARGE, "Not guilty."

FINDING.

The court, having maturely considered the evidence adduced, finds the accused, Captain George A. Armes, U. S. Army (retired), as follows:

Of the 1st Specification, "Not guilty."

Of the 2d Specification, "Guilty."

Of the 3d Specification, "Guilty."

Of the 4th Specification, "Guilty."

Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Captain George A. Armes, U. S. Army (retired), "To be dismissed from the service."

II\_The record of the general court-martial in the foregoing case of Captain George A. Armes, U. S. Army (retired), having been submitted to the President of the United States, the following are his orders indorsed thereon:

EXECUTIVE MANSION, June 7th, 1889.

The proceedings, findings, and sentence in the case of Captain George A. Armes, United States Army (retired), are approved; but in consideration of

the good service which this officer has rendered and of some mitigating circumstances connected with the offenses of which he has now been found guilty, the sentence is commuted to confinement within such limits as the Secretary of War may prescribe, and to deprivation of the right to wear the uniform and insignia of his rank in the Army for a period of five years. As commuted the sentence will be duly executed.

BENJ. HARRISON.

III .- The following are the orders of the acting Secretary of War:

WAR DEPARTMENT, Washington City.

Pursuant to the foregoing orders of the President the limits of the confinement of Captain George A. Armes, U. S. A. (retired), will be within a radius of fifty (50) miles from the District of Columbia.

By order of the President of the United States the general court-martial of which Colonel RICHARD I. Dodge, 11th Infantry, is president is dissolved.

J. M. SCHOFIELD,

Acting Secretary of War.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

## GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, June 8, 1889.

I\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 81, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, was arraigned and tried—

Private Harry Johnson, Troop D, 7th Cavalry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted April 15, 1889; apprehended April 19, 1889.]

PLEAL

To the Specification, "Guilty."
To the Charge, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCEL

And the court does therefore sentence him, Private Harry Johnson, Troop D, 7th Cavalry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

II\_\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Private *Harry Johnson*, Troop D, 7th Cavalry, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:

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## General Court-Martial HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, June 19, 1889.

- I.—Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889; and 26, January 81, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, were arraigned and tried—
- Musician Robert I. Clapham, Battery E, 5th Artillery.
   CHARGE.—"Desertion, in violation of the 47th Article of War."
   Specification—[Deserted January 8, 1889; apprehended May 19, 1889.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

SENTENCE

And the court does therefore sentence him, Robert I. Clapham, musician, Battery E, 5th Artillery, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority, may direct for a period of five (5) years."

2. Private William F. Bierlen, Company G, 19th Infantry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted September 18, 1886; apprehended April 11, 1889.]

PLEA

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Private William F. Bierlen, Company G, 19th Infantry, "To be dishonorably discharged

the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

8. Private Henry Shenwolef, Troop A, 8d Cavalry.

CHARGE I.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted July 11, 1888; apprehended April 12, 1889.]

CHARGE II.—"Violation of the 62d Article of War."

Specification—"In that Private Henry Shenwolef, Troop A, 3d Cavalry, did, through neglect, lose the following articles of camp and garrison equipage, the property of the United States, which had been regularly issued to him for his use in the military service, viz: Two (2) bed-sheets, at 29c., 58c.; one (1) sheltertent, half, \$1—total money value, \$1.58. This at camp at Eagle Pass, Texas, July 11, 1888."

CHARGE III .- "Violation of the 16th Article of War."

Specification—"In that Private Henry Shenwolef, Troop A, 3d Cavalry, did, through neglect, waste the following ammunition, the property of the United States, which had been regularly issued to him for his use in the military service, viz: 20 carbine cartridges, cal. .45, 84c.; 10 revolver ball-cartridges, c. .45, 10c.—total money value, 44c. This at camp at Eagle Pass, Texas, July 11, 1889."

CHARGE IV .- "Violation of the 17th Article of War."

Specification—"In that Private Henry Shenwolef, Troop A, 8d Cavalry, did, through neglect, lose the following articles of ordnance stores, the property of the United States, which had been regularly issued to him for his use in the military service, viz: One carbine-sling, 54c.; one carbine-sling swivel, 85c.; one cartridge-belt and plate, \$1.50; one meat-can, 82c.; one headless-shell extractor, 80c.; one jointed ramrod, 58c.; one screw-driver, carbine, 24c.; one front-sight cover and screw, 42c.; one screw-driver, revolver, 10c.; one curb-bridle, \$4.21; one link, 81c.; two saber-straps, at 11c., 22c.; one saddle-blanket, \$8.25; two spurs, at 20c., 40c.; two spur-straps, at 10c., 20c.—total money value, \$12.89. This at camp at Eagle Pass, Texas, July 11, 1889."

PLEA.

Charge I.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Charge II.

To the Specification, "Guilty."
To the CHARGE, "Guilty."

Charge III.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Charge IV.

To the Specification, "Guilty."
To the CHARGE, "Guilty."

FINDING.

Charge I.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

Charge II.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

Charge III.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

Charge IV.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Private Henry Shenwolef, Troop A, 8d Cavalry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

4. Private James O'Brien, Company D, 13th Infantry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification-[Deserted May 27, 1881; surrendered May 7, 1889.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Private James O'Brien, Company D, 18th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

II.—The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Musician Robert I. Clapham, Battery E, 5th Artillery; Privates William F. Bierlen, Company G, 19th Infantry; Henry Shenwolef, Troop A, 8d Cavalry; and James O'Brien, Company D, 18th Infantry, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

- III\_Before a general court-martial which convened at Willets Point, New York Harbor, pursuant to Special Orders, No. 120, May 24, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain RICHARD L. HOXIE, Corps of Engineers, is president, were arraigned and tried—
- 1. 2d Class Private John Ryan, Company A, Battalion of Engineers.
- CHARGE.—"Drunkenness on guard, in violation of the 88th Article of War."
- Specification—"In that he, 2d Class Private John Ryan, Company A, Battalion of Engineers United States Army, having been regularly mounted as a member of the guard, was found drunk on his guard. This at Willets Point, New York Harbor, between the hours 12 noon and 12:30 p. m. on May 13, 1889."

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, 2d Class Private John Ryan, Company A, Battalion of Engineers, "To forfeit to the United States ten dollars (\$10) of his pay per month for the period of four (4) months, and to be confined at hard labor under charge of the post guard for the period of four (4) months."

- 2. 2d Class Private John Curtin, Company B, Battalion of Engineers.
- CHARGE I.—"Drunkenness on guard, in violation of the 88th Article of War."
- Specification—"In that he, 2d Class Private John Curtin, Company B, Battalion of Engineers United States Army, having been regularly mounted as a member of the guard, was found drunk on his guard. This at Willets Point, New York Harbor, between the hours of 9:80 and 10:80 a. m. on May 13, 1889."
- CHARGE II.—"Drunkenness, to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- Specification—"In that he, 2d Class Private John Curtin, Company B, Battalion of Engineers United States Army, having been on the sick report and excused from duty by the post surgeon, did visit the post canteen and become helplessly drunk. This at Willets Point, New York Harbor, on the 13th day of May, 1889."

#### PLEA.

Charge I.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

Charge II.

To the Specification, "Guilty."
To the CHARGE, "Guilty."

FINDING.

Charge I.

Of the Specification, "Not guilty."
Of the CHARGE, "Not guilty."

Charge II.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

## SENTENOR

And the court does therefore sentence him, 2d Class Private John Curtin, Company B, Battalion of Engineers, "To forfeit to the United States ten dollars (\$10) of his pay per month for two months, and to be confined at hard labor under charge of the post guard for the period of two (2) months."

8. Musician John Baker, Company A, Battalion of Engineers.

CHARGE.—"Absence without leave, in violation of the 32d Article of War."

Specification—"In this: that he, Musician John Baker, Company A, Battalion of Engineers United States Army, did absent himself from his company and the post of Willets Point, N. Y. H., without permission from proper authority, from about 9 p. m., May 10th, 1889, until about 5 a. m., May 12th, 1889."

### PLEA.

To the Specification, "Guilty."
To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Musician John Baker, Company A, Battalion of Engineers, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him."

IV\_\_The proceedings, findings, and sentences of the general court-martial in the foregoing cases of 2d Class Privates John Ryan, Com-

pany A, and John Curtin, Company B, and Musician John Baker, Company A, Battalion of Engineers, are approved, and the sentences will be duly executed.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

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## GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, June 21, 1889.

- I-Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 182, June 8, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Summer H. Lincoln, 10th Infantry, is president, were arraigned and tried—
- 1. Recruit Sherman Robison, Company A of Instruction, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted March 8, 1889; apprehended May 1, 1889.]

PLEA.

To the Specification, "Guilty of deserting the guard."
To the Charge, "Not guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE. "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Sherman Robison, Company A of Instruction, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or which may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

2. Private Abraham A. Beach, Company K, 11th Infantry. CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted March 9, 1886; apprehended May 1, 1889.]

Plea.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the Charge, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Private Abraham A. Beach, Company K, 11th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or which may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

II.-The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruit Sherman Robison, General Service, and Private Abraham A. Beach, Company K, 11th Infantry, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, June 28, 1889.

I-Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, Nos. 17, January 21, 1889, and 122, May 27, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain J. B. Guthrie, 18th Infantry, is president, was arraigned and tried—

Recruit Thomas Burns, General Service.

CHARGE I .- "Desertion."

Specification—[Deserted May 5, 1889; apprehended May 24, 1889.] CHARGE II.—"Violation of the 17th Article of War."

Specification—"In this: that Recruit Thomas Burns, General Service U. S. Army, did, through neglect, lose the following articles of uniform clothing, which had been issued to him for his own use in the military service of the United States, viz: One forage-cap, of the value of fifty-five cents (55c.); one blouse, lined, of the value of three dollars and sixty-eight cents (\$3.68); one pair trousers, foot made, heavy, of the value of two dollars (\$2); one undershirt, of the value of fifty cents (50c.); one pair drawers, of the value of fifty cents (50c.); one dark blue flannel shirt, of the value of two dollars and thirty-three cents (\$2.33); one pair woolen stockings, of the value of twenty-five cents (25c.)—total value, nine dollars and eighty-one cents. This at or near Boston, Massachusetts, on or about the 6th day of May, 1889."

PLEA.

Charge I.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Charge II.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Charge I.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## Charge II.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Thomas Burns, General Service, "To undergo a stoppage, not exceeding nine dollars and eighty-one cents (\$9.81) of his monthly pay, to reimburse the United States for the clothing lost through neglect, and to be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor at such military prison as the reviewing authority may direct for five (5) years."

II\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit *Thomas Burns*, General Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper, guard.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, July 1, 1889.

I\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 31, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, was arraigned and tried—

Sergeant Gustavus A. Weber, Signal Corps.

- CHARGE I.—"Disobedience of orders, in violation of the 21st Article of War."
- Specification—"In this: that he, Sergeant Gustavus A. Weber, Signal Corps, having been ordered by 2d Lieutenant Robert B. Watkins, Signal Corps, his superior officer, to vacate a sent at the one desk in one of the rooms of the Signal Service at St. Louis, Missouri, occupied by the said Lieutenant Watkins as his office, did fail to obey said order, although it was given three times to him by the said Lieutenant Watkins. This at St. Louis, Missouri, on the 6th day of May, 1889."
- CHARGE II.—"Conduct prejudicial to good order and military discipline, in violation of the 62d Article of War."
- Specification 1st—"In this: that he, Sergeant Gustavus A. Weber, Signal Corps, having been ordered by 2d Lieutenant Robert B. Watkins, Signal Corps, his superior officer, to vacate a seat at the one desk in one of the rooms of the Signal Service at St. Louis, Missouri, occupied by the said Lieutenant Watkins as his office, did fail to obey said order until it had been given to him twice by the said Lieutenant Watkins, with an appreciable interval of time between the two orders. This at St. Louis, Missouri, on the 6th day of May, 1889."
- Specification 2d—"In this: that he, Sergeant Gustavus A. Weber, Signal Corps, having been ordered by 2d Lieutenant Robert B. Watkins, Signal Corps, his superior officer, to remove certain articles of Signal Service property, used by the said Sergeant Weber, from the room occupied by the said Lieutenant Watkins as an office at St. Louis, Missouri, did hesitate and demur, and say, in a disrespectful tone and manner, to the said Lieutenant Watkins, the following words, to wit, 'Who is in charge of this station; you or 1?' or words to that effect. This at St. Louis, Missouri, on the 6th day of May, 1889."

Specification 8d-"In this: that he, Sergeant Gustavus A. Weber, Signal Corps, having been ordered by 2d Lieutenant Robert B. Watkins, Signal Corps, his superior officer, to vacate his, Lieutenant Watkins', office, did say, in a disrespectful tone and manner, the following words, to wit, 'I'll be back here in a few days,' or words to that effect. This at St. Louis, Missouri, on the 6th day of May, 1889."

PLEA.

Charge I.

To the Specification, To the CHARGE,

"Not guilty." "Not guilty."

Charge II.

To the 1st Specification, "Not guilty."

To the 2d Specification, "Not guilty."

To the 3d Specification, "Not guilty."

To the CHARGE,

"Not guilty."

Finding.

Charge I.

Of the Specification,

"Guilty."

Of the CHARGE,

"Guilty."

Charge II.

Of the 1st Specification, "Not guilty."

Of the 2d Specification, "Not guilty."

Of the 8d Specification, "Not guilty."

Of the CHARGE,

"Not guilty."

SENTENCE.

And the court does therefore sentence him, Sergeant Gustavus A. Weber, Signal Corps, "To be reprimanded by the reviewing author-The court is thus lenient on account of the loose and peculiar state of discipline existing in the U.S. Signal Service, as shown by evidence before the court."

II\_In the foregoing case of Sergeant Gustavus A. Weber, Signal Corps, the sentence is inadequate under the finding of the court. The accused was found guilty of the specific offense of disobedience of orders under circumstances which must tend to impair the efficiency of an important branch of the military service.

In awarding this sentence the court did not base its action upon the previous good character of the accused, nor does it seem to have been influenced by anything affecting him in the evidence, but states that it "is thus lenient on account of the loose and peculiar state of discipline existing in the U. S. Signal Service."

The court seems not to have been aware that not the Signal Service but Sergeant Weber was on trial. It seems to have overlooked the fact that even if its uncalled for strictures were justified by the fact (a matter which was not before the court), it was called into existence for the purpose of correcting, by proper punishment, such infractions of discipline as were properly brought to its notice. This the court has failed to do; but the reviewing authority hopes that such action as has been taken will recall Sergeant Weber to that sense of soldierly subordination which is the foundation of all discipline and efficient military service.

Subject to the foregoing remarks, the proceedings and finding are approved. Sergeant Weber will be released from arrest and restored to duty.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

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## GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, July 9, 1889.

- I\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 60, March 14, 1889, and 67, March 22, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain HARRY C. EGBERT, 12th Infantry, is president, were arraigned and tried—
- 1. Recruit Edward Susman, Company A of Instruction, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that he, Recruit Edward Susman, Company A of Instruction, General Service U. S. Army, a soldier in the service of the United States. did desert said service at Columbus Barracks, Ohio, September 12, 1888, and did remain in desertion until apprehended at Pittsburg, Pa., April 2, 1889."

## PLEA.

To the Specification, "Guilty, except the word 'desert,' substituting therefor the words 'absent himself without leave from,' and except the words 'in desertion,' substituting therefor the words 'so absent.'"

To the Charge, "Not guilty, but guilty of absence without leave, in violation of the 32d Article of War."

#### FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit Edward Susman, Company A of Instruction, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or to become due, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

2. Recruit James A. Tollen, Company C of Instruction, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted February 6, 1881; apprehended March
7, 1889.]

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit James A. Tollen, Company C of Instruction, General Service Recruits, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or to become due, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five years."

8. 2d Class Private Frank J. Lawless, Ordnance Department. Charge.—"Desertion."

Specification—"In that Second Class Private Frank J. Lawless, Ordnance Department, a soldier in the service of the United States, did desert said service at Watervliet Arsenal, West Troy, New York, on or about May 11, 1888, and did continue in desertion until apprehended at Chicago, Illinois, on or about February 19, 1889."

## PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

### FINDING.

Of the Specification, "Guilty, except the word 'apprehended,' substituting therefor the words 'he surrendered himself;' of the excepted words not guilty."

Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, 2d Class Private Frank J. Lawless, Ordnance Department, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or to become due, and to be confined at hard labor at such place as the reviewing authority may direct for the period of three (3) years."

II.—The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruits Edward Susman and James A. Tollen, General Service, and 2d Class Private Frank J. Lawless, Ordnance Department, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

- III.-Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 182, June 8, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Harry C. Egbert, 12th Infantry, is president, were arraigned and tried—
- 1. Recruit Robert E. Lee Schrout, Company C of Instruction, General Service.
- CHARGE.—"Manslaughter, to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- Specification—"In that Recruit Robert E. Lee Schrout, Company C of Instruction, General Service United States Army, did, on or about the 4th day of May, 1889, feloniously and willfully assault and cut and stab with a knife Recruit Frank Crosby, Colored Detachment, General Service United States Army, thereby inflicting one or more wounds, of which wound or wounds the said Frank Crosby, on the 5th day of May, 1889, died. This at Columbus Barracks, Ohio."

### PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

#### FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Robert E. Lee Schrout, Company C of Instruction, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be

confined at hard labor in such penitentiary as the reviewing authority may direct for the period of fifteen (15) years."

2. Recruit Perry O'Meara, Company C of Instruction, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that he, Recruit Perry O'Meara, Company C of Instruction, General Service United States Army, a duly enlisted soldier, did desert the military service of the United States about September 23, 1887, at Columbus Barracks, Ohio, and did continue in desertion until apprehended at New Straitsville, Ohio, about September 24, 1887."

ADDITIONAL CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted October 7, 1887; apprehended May 6, 1889.]

PLEA.

## Charge.

To the Specification, "Guilty, except the word 'desert,' and substituting therefor the words 'absent himself without leave from,' and except the words 'in desertion,' and substituting therefor the words 'so absent.'"

To the Charge, "Not guilty of desertion, but guilty of absence without leave."

Additional Charge.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

## Charge.

Of the Specification, "Guilty, except the word 'desert,' and substituting therefor the words 'absent himself without leave from,' and except the words 'in desertion,' and substituting therefor the words 'so absent,' and of the excepted words not guilty."

Of the CHARGE, "Not guilty of desertion, but guilty of absence without leave."

## Additional Charge.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Perry O'Meara, Company C of Instruction, General Service, "To be dishonorably discharged from the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of six (6) years."

8. Private Frank B. Smith, Company K, 15th Infantry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted May 8, 1889; apprehended May 30, 1889.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Private Frank B. Smith, Company K, 15th Infantry, "To be dishonorably discharged from the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

IV.-The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Robert E. Lee Schrout, General Service, are approved, and the sentence will be duly executed.

Subject to the approval of the Secretary of War, the Albany penitentiary, Albany, New York, is designated as the place for the execution of so much of the sentence as relates to confinement at hard labor, where the prisoner will be sent under suitable guard at the earliest opportunity.

The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruit *Perry O'Meara*, General Service, and Private *Frank B. Smith*, Company K, 15th Infantry, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

V-Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 31, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, were arraigned and tried—

1. Recruit Charles Linstead, Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted June 7, 1889; apprehended June 7, 1889.]

PLEA.

To the Specification, "Not guilty."

To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Charles Linstead, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

2. Recruit Frank B. Mansfield, Mounted Service.

Charge.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted June 7, 1889; apprehended June 7, 1889.]

PLEA.

To the Specification, "Not guilty."

To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Recruit Frank B. Mansfield, Mounted Service, "To be dishonorably discharged the

service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

3. Recruit George W. Tracy, General Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted May 81, 1889; apprehended June 4, 1889.]

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Recruit George W. Tracy, General Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

4. Private George Huyar, Troop B, 6th Cavalry.

CHARGE I.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted March 3, 1888; surrendered May 27, 1889.] CHARGE II.—"Violation of the 17th Article of War."

Specification—"In that Private George Huyar, Troop B, 6th Cavalry, did, through neglect, lose the following property of the United States, which was issued to him as part of his military accouterments, viz: O. & o. s.—One (1) saber-belt and plate, \$1.05; two (2) spurs, at 20 cents, 40c.; two (2) spur-straps, at 10 cents, 20c—total money value, \$1.65. This at Fort Myer, Va., on or about March 3, 1888."

PLEA.

Charge J.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

Charge II.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Charge I.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

Charge II.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Private George Huyar, Troop B, 6th Cavalry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

5. Private Charles Duerrier, Troop B, 8th Cavalry.

CHARGE.—" Desertion, in violation of the 47th Article of War."

Specification—[Deserted October 14, 1888; apprehended May 28, 1889.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Private Charles Duerrier, Troop B, 8th Cavalry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

6. Recruit Edwin L. Merchant, Company A of Instruction. Mounted Service.

Charge.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."

Instruction, Mounted Service United States Army, a member of the post guard and in charge of two prisoners, did, after taking the said prisoners to the rear, place his carbine in a window and leave it, and did, in violation of his duty, talk and associate with the two prisoners who had been placed in his charge. This at Jefferson Barracks, Missouri, June 11, 1889."

## PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

## FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Edwin L. Merchant, Company A of Instruction, Mounted Service. "To forfeit to the United States ten (10) dollars per month of his pay for six months, and to be confined at hard labor under guard for the same period."

VI\_-The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruits Charles Linstead, Frank B. Mansfield, and George W. Tracy, Mounted Service, and Privates George Huyar, Troop B, 6th Cavalry, and Charles Duerrier, Troop B, 8th Cavalry, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Edwin L. Merchant, Mounted Service, are approved; but, in view of the short time the prisoner has been in the service, the sentence is mitigated to "Confinement at hard labor for three months and forfeiture of ten dollars per month for the same period." As thus mitigated the sentence will be duly executed.

VII\_Before a general court-martial which convened at Willets Point, New York Harbor, pursuant to Special Orders, Nos. 120, May

- 24, 1889, and 147, June 26, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain RICHARD L. HOXIE, Corps of Engineers, is president, were arraigned and tried—
- 1. 2d Class Private Harry Laboute, Company C, Battalion of Engineers.

CHARGE—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted May 10, 1889; apprehended May 31, 1889.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, 2d Class Private Harry Laboute, Company C, Battalion of Engineers, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or to become due him, and to be confined at hard labor in such military prison as the reviewing authority may direct for a period of two (2) years."

2. 2d Class Private Neal Barry, Company C, Battalion of Engineers.

CHARGE.—"Deserting his post, in violation of the 89th Article of War."

Specification—"In that he, 2d Class Private Neal Barry, Company C, Battalion of Engineers, having been regularly posted as a sentinel on post No. 4, did leave his post without being regularly relieved, and did go to the post canteen. This at Willets Point, New York Harbor, between the hours of 7 p. m. and 8 p. m. on June 7, 1889."

PLEA.

To the Specification, "Not guilty." To the Charge, "Not guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, 2d Class Private Neal Barry, Company C, Battalion of Engineers, "To be confined at hard labor under charge of the post guard for a period of six (6) months, and to forfeit to the United States ten (10) dollars per month of his pay for the same period."

3. 2d Class Private John C. Meyers, Company A, Battalion of Engineers.

CHARGE.—"Drunk on guard, in violation of the 38th Article of War."

Specification—"In that he, 2d Class Private John C. Meyers, Company A, Battalion of Engineers, having been duly mounted as a member of the guard on June 7, 1889, was found drunk on his guard. This at Willets Point, New York Harbor, about 12:20 a. m. on June 8, 1889."

## PLEA.

To the Specification, "Not guilty." To the Charge, "Not guilty."

FINDING.

Of the Specification, "Not guilty." Of the CHARGE, "Not guilty."

And the court does therefore "acquit" him, 2d Class Private John C. Meyers, Company A, Battalion of Engineers.

VIII\_-The proceedings, finding, and sentence of the general courtmartial in the foregoing case of 2d Class Private Harry Laboute, Company C, Battalion of Engineers, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

In the foregoing case of 2d Class Private Neal Barry, Company C, Battalion of Engineers, in the opinion of the reviewing authority the evidence does not establish the prisoner's guilt beyond a reasonable doubt, and the finding and sentence are therefore disapproved. The prisoner will be released from confinement and restored to duty.

The proceedings, finding, and acquittal of the general court-martial in the foregoing case of 2d Class Private John C. Meyers, Company

A, Battalion of Engineers, are approved, and the prisoner will be released from confinement and restored to duty.

IX.—Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, Nos. 17, January 21, 1889, and 122, May 27, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Morris C. FOOTE, 9th Infantry, is president, was arraigned and tried—

Private Charles E. Keel, Hospital Corps.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted September 18, 1888; apprehended May 31, 1889.]

PLEA.

To the Specification, "Guilty."

To the Charge, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Private Charles E. Keel, Hospital Corps, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor at such military prison as the reviewing authority may direct for five years."

X-The proceedings, finding, and sentence of the general court-martial in the foregoing case of Private Charles E. Keel, Hospital Corps, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

OFFICIAL:

Adjutant General.

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, July 12, 1889.

I.-Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 182, June 8, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Harry C. Egbert, 12th Infantry, is president, were arraigned and tried—

1. Private Frank Williams, Light Battery A, 2d Artillery.

CHARGE I.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted May 12, 1888; apprehended June 4, 1889.]

CHARGE II.—"Violation of the 62d Article of War."

Specification—"In that Private Frank Williams, Light Battery A, 2d Artillery, did, through neglect, lose the following articles, property of the United States, which were issued to him as a part of his military equipment, viz: One (1) mattress cover, 65c.; two (2) bed-sheets, 58c.; two (2) pillow-cases, 22c.—total money value, \$1.45. This at Little Rock Barracks, Ark., on or about May 12, 1888."

PLEA.

Charge I.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Charge II.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Charge I.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

Charge II.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Private Frank Williams, Light Battery A, 2d Artillery, "To be dishonorably discharged

from the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

2. Private Herman Behl, Company D, 18th Infantry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted May 15, 1889; apprehended June 12, 1889.]

PLEA.

To the Specification, "Guilty." To the Charge, "Guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Private Herman Behl, Company D, 18th Infantry, "To be dishonorably discharged from the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

II\_-The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Privates Frank Williams, Light Battery A, 2d Artillery, and Herman Behl, Company D, 18th Infantry, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, July 18, 1839.

I.-Before a general court-martial which convened at West Point, New York, pursuant to Special Orders, No. 16, January 28, 1889, Headquarters U. S. Military Academy, West Point, New York, and of which Captain George McC. Derby, Corps of Engineers, is president, was arraigned and tried—

Cadet George D. Moore, 2d class, U. S. Military Academy.

CHARGE.—"Conduct to the prejudice of good order and military discipline."

Specification 1st—"In this: that Cadet George D. Moore, second class, United States Military Academy, having been sentenced by a general court-martial to walk in the area of cadet barracks, West Point, New York, equipped as a sentinel, every Saturday from 2 p. m. till retreat, during a period of six months, which sentence was approved in Orders, No. 190, dated Headquarters U. S. Military Academy, West Point, New York, November 10, 1888, and he, the said Cadet Moore, having been placed on post as a sentinel, without charge, in pursuance of said sentence, by the cadet officer of the guard, did, without authority, quit his post and absent himself from the performance of the extra duty imposed upon him as a punishment. This at West Point, New York, between the hours of 2 and 3 p. m. on Saturday, February 2, 1889."

Specification 2d—"In this: that Cadet George D. Moore, second class, United States Military Academy, having been reported on February 2, 1889, for being 'absent at inspection of extraduty men by the officer of the day,' did submit a written explanation containing the following statement: 'I would respectfully state that the report is correct. Heretofore, when I have had, once or twice, occasion to fall out or be relieved from extra duty, I have had considerable trouble, as those who do so are always reported. On this occasion I left the area for a few moments, without calling the corporal, and when I returned the officer of the day had inspected and discovered my absence,' which explanation was intended to deceive as to the character of his offense by implying that on this occasion he had left the area without calling the corporal because he had experienced trouble on previous occasions when

he had to be relieved from extra duty, he, Cadet Moore, well knowing that he had gone into the room of a cadet on the second floor of the second division of cadet barracks, where he remained, without authority, until he was there found by the corporal of the guard, who had been sent by the cadet officer of the day to inspect in various places for the said Cadet Moore. This at West Point, New York, on or about February 5, 1889."

PLEA.

To which charge and specifications the accused, Cadet George D. Moore, 2d class, U. S. Military Academy, pleaded as follows:

To the 1st Specification, "Guilty."

To the 2d Specification, "Not guilty."

To the CHARGE,

"Guilty."

## FINDING.

The court, having maturely considered the evidence adduced, finds the accused, Cadet George D. Moore, 2d class, U. S. Military Academy, as follows:

Of the 1st Specification, "Guilty."

Of the 2d Specification, "Guilty."

Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Cadet George D. Moore, 2d class, U. S. Military Academy, "To be dismissed the service of the United States."

II\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Cadet George D. Moore, 2d class, U. S. Military Academy, having been submitted to the President, the following are his orders:

EXECUTIVE MANSION, July 18, 1889.

The sentence in the foregoing case of Cadet George D. Moore, second class, U. S. Military Academy, is not confirmed, for the reason that the evidence of record is not deemed of sufficient weight to overthrow the presumption of innocence which in his case is strengthened by a previous reputation for truthfulness.

BENJAMIN HARRISON.

III.-Before a general court-martial which convened at West Point, New York, pursuant to Special Orders, No. 52, April 8, 1889, Headquarters U. S. Military Academy, West Point, New York, and of which Captain WILLIAM F. SPURGIN, 21st Infantry, is president, was arraigned and tried—

Cadet Henry G. Lyon, 2d class, U. S. Military Academy.

Charge I.—"Knowingly making a false statement to superior officer (paragraph 115, Regulations United States Military Academy)."

Specification—"In this: that he, Cadet Henry G. Lyon, second class, United States Military Academy, being borne upon the 'sick report' and in hospital, did knowingly and falsely state to his superior officer, 1st Lieutenant John A. Johnston, 8th Cavalry, officer in charge, at about 6:30 p. m., March 14, 1889, that it had been 'all right' for him (referring to a time, 5:30 and 5:40 p. m., same date, when he had been out of hospital and walking with civilians about the post), whereas he knew it was not 'all right' for him, he having asked and been granted permission only to go to barracks to get lesson for the next day. This at West Point, New York, about 6:30 p. m., March 14, 1889."

CHARGE II.—"Knowingly making false official statement (paragraph 115, Regulations United States Military Academy)."

Specification 1st—"In this: that he, Cadet Henry G. Lyon, second class, United States Military Academy, being borne upon the sick report as in hospital, and having been officially reported for being absent therefrom and in company with civilians walking about the post, 5 and 5:40 p. m., March 14, 1889, did submit an official written explanation therefor containing the following official statement, to wit: 'They were friends from my home, who had unexpectedly arrived on the post;' so much of which as states 'who had unexpectedly arrived on the post' was known to him to be false and calculated to deceive, he well knowing that he had received both a letter and a telegram warning him of their contemplated visit. This at West Point, New York, in explanation for delinquency of March 14, 1889, submitted March 18, 1889."

Specification 2d—"In that he, Cadet Henry G. Lyon, second class, United States Military Academy, having submitted officially an explanation for an official report for being absent from hospital and, in company with civilians, walking about the post, 5 and 5:40 p. m., March 14, 1889, and having had same

officially referred to him for reply to question as to when he had obtained lessous for next day, did return same by 7th official indorsement thereon, dated March 22, 1889, wherein he states with reference to his visit to barracks, 5:80 and 5:35 p. m., to get his lessons, to wit., 'My meeting said persons prevented me from getting them at that particular visit, as no one was in barracks when I was in my room there, so I rereturned after supper;' so much of which as states 'My meeting said persons prevented me from getting them at that particular visit' is false and intended to deceive, he well knowing, as he had been informed about 12 o'clock noon, March 14, 1889, that his only remaining lesson in astronomy was to be found on list posted in cadet sink, and from which he actually ob-This at West Point, N. Y., in above tained it after supper. indorsement, dated March 22, 1889."

Specification 8d—"In that he, Cadet Henry G. Lyon, second class, U. S. Military Academy, having submitted officially an explanation for an official report, and having had same officially referred to him for reply to certain questions for further information, did return same by 7th official indorsement thereon, dated March 22, 1889, where in paragraph 2 he designates his visit to barracks 'just before supper,' or at 5:85 p. m., as his 'middle visit' (referring to visit at 12 o'clock as first visit and to visit after supper as the last visit), which designation is false and intended to deceive, he well knowing that he had asked, obtained, and taken advantage of permission to go to barracks to get lessons for next day at another and prior time, viz., between 4 and 5 p. m., same date, March 14, 1889. This at West Point, New York, in above indorsement on said explanation, dated March 22, 1889."

Specification 4th—"In this: that he, Cadet Henry G. Lyon, second class, United States Military Academy, having submitted officially an explanation for a delinquency of March 14, 1889, and having had same officially referred to him for reply to certain questions for further information, did return same by 7th official indorsement thereon, dated March 22, 1889, wherein in paragraph 2, in reply as to whether notification stated in 3d indorsement thereon was all the notification he had received, he states as follows, to wit: 'Yes, unless a telegram telling me they were in New York City can be construed into

such an intimation,' so much of which as designates this message to have been 'a telegram telling me they were in New York City' is false and intended to deceive. This at West Point, N. Y., in said indorsement on said explanation, dated March 22, 1889."

CHARGE III.—"Conduct unbecoming a cadet and a gentleman (paragraph 126, Regulations United States Military Academy)."

Specification 1st—"In this: that he, Cadet Henry G. Lyon, second class, United States Military Academy, having been officially reported for being absent from the hospital and, in company with civilians, walking about the post, 5 and 5:40 p. m., on the 14th instant, did submit officially an explanation therefor, as follows, to wit: 'I would respectfully state that I had permission to be absent from hospital. My being in company with civilians was brought about as follows: Between 5:80 and 5:85 I obtained permission to go to barracks to get lessons for the next day. I was to be back by supper-time, in 25 minutes. On my way I happened to meet the above persons at the southeast corner of the academic building. They were friends from my home, who had unexpectedly arrived on the post. It would have been inexcusably rude in me to pass on without further noticing them, after they had recognized me. I explained my situation. We walked, conversing, around the front end of the academic building, in front of barracks, back to gymnasium and area, thence to north end of academic building, where I excused myself. This was the extent of my walking about the post. I was in an embarrassing position. but felt myself bound to show my friends gentlemanly courtesy. I was with them comparatively few minutes, as I spent part of the time after 5:35 in my room. I returned to hospital in time above designated. I was not with civilians between 5 and 5:30, but in the hospital ward,' which explanation is equivocation, being intended to deceive. This at West Point, New York, March 18 (the day of the submission of said explanation), 1889."

Specification 2d—"In this: that he, Cadet Henry G. Lyon, second class, United States Military Academy, having asked and obtained permission from Hospital Steward Mueller to go to barracks between 4 and 5 p. m., March 14, 1889, for the pur-

pose of getting his lessons, did thereafter return to hospital, and state, or give said steward to understand, that he had not at that time been able to get his lessons, which statement or understanding he knew to be false and calculated to deceive. This at West Point, New York, between 4 and 5 p. m., March 14, 1889."

## PLEA.

To which charges and specifications the accused, Cadet Henry G. Lyon, 2d class, U. S. Military Academy, pleaded as follows:

## Charge I.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

## Charge II.

To the 1st Specification, "Guilty, except the words 'so much of which as states "who had unexpectedly arrived on the post" was known to him to be false and calculated to deceive, he well knowing that he had received both a letter and a telegram warning him of their contemplated visit,' and of the excepted words not guilty."

To the 2d Specification, "Not guilty."

To the 8d Specification, "Guilty, except the words which designation is false and intended to deceive, he well knowing that he had asked, obtained, and taken advantage of permission to go to barracks to get lessons for next day at another and prior time, viz., between 4 and 5 p. m., same date, March 14, 1889, and of the excepted words not guilty."

To the 4th Specification, "Guilty, except the words 'so much of which as designates this message to have been a "telegram telling me they were in New York City" is false and intended to deceive," and of the excepted words not guilty."

To the CHARGE, "Not guilty."

## Charge III.

To the 1st Specification, "Guilty, except the words 'which explanation is equivocation, being intended to deceive, and of the excepted words not guilty."

To the 2d Specification, "Not guilty." To the CHARGE, "Not guilty."

## FINDING.

The court, having maturely considered the evidence adduced, finds

the accused, Cadet Henry G. Lyon, 2d class, U. S. Military Academy, as follows:

Charge I.

Of the Specification,

"Guilty."

Of the CHARGE,

"Guilty."

Charge II.

Of the 1st Specification, "Guilty, except the words 'both a letter and," and of the excepted words not guilty."

Of the 2d Specification, "Not guilty."

Of the 8d Specification, "Not guilty."

Of the 4th Specification, "Guilty."

Of the CHARGE,

"Guilty."

Charge III.

Of the 1st Specification, "Guilty."

Of the 2d Specification, "Not guilty."

Of the CHARGE,

"Guilty."

SENTENCE.

And the court does therefore sentence him, Cadet Henry G. Lyon, 2d class, U. S. Military Academy, "To be dismissed the service of the United States."

IV\_\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Cadet Henry G. Lyon, 2d class, U. S. Military Academy, having been submitted to the President, the following are his orders:

EXECUTIVE MANSION, July 18, 1889.

A consideration of the evidence in the foregoing case of Cadet Henry G. Lyon, second class, U. S. Military Academy, fails to convince the President that the guilt of the accused is proven beyond such reasonable doubt as the rules of law require, while in favor of the accused there stands his established high character for truthfulness, to the benefit of which he is entitled. For these reasons the sentence of dismissal adjudged by the court is not confirmed.

BENJAMIN HARRISON.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:

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ORDERS, No. 40.

HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, July 19, 1889.

I\_Before a general court-martial which convened at Willets Point, New York Harbor, pursuant to Special Orders, Nos. 120, May 24, 1889, and 147, June 26, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Richard L. Hoxie, Corps of Engineers, is president, was arraigned and tried—

2d Class Private Louis Kalhoun, Company C, Battalion of Engineers.

·CHARGE.—"Conduct prejudicial to good order and military discipline."

Specification—"In that he, 2d Class Private Louis Kalhoun, Company C, Battalion of Engineers, did patrol post No. 4 while 2d Class Private Neal Barry, Company C, Battalion of Engineers, the regularly-posted sentinel on that post, was unlawfully absent therefrom; this with the intent to deceive and to assist the said Barry in his unlawful absence. This at Willets Point, N. Y. Harbor, between the hours of 7 p. m. and 8 p. m. on June 7, 1889."

#### PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, 2d Class Private Louis Kalhoun, Company C, Battalion of Engineers, "To be confined at hard labor under charge of the post guard for a period of two (2) months, and to forfeit to the United States ten (10) dollars per month of his pay for the same period."

II\_\_In the foregoing case of 2d Class Private Louis Kalhoun, Company C, Battalion of Engineers, in the opinion of the reviewing

authority the evidence does not establish the prisoner's guilt beyond a reasonable doubt, and the finding and sentence are therefore disapproved.

The prisoner will be released from confinement and restored to duty.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

- GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
  ADJUTANT GENERAL'S OFFICE,
  Washington, July 20, 1889.
- I-Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 132, June 8, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Harry C. Egbert, 12th Infantry, is president, was arraigned and tried—

Recruit John W. Butcher, General Service.

- CHARGE I.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- Specification 1st—" In that Recruit John W. Butcher, General Service United States Army, lance corporal, did unlawfully extort and obtain from Recruit Karl Diener, General Service United States Army, a sum of money, to wit, five (5) dollars, more or less, in consideration of his (Butcher's) permitting the said Diener to absent himself from the recruiting rendezvous, in violation of a standing order, and did unlawfully retain and appropriate said money to his own use. This at the recruiting rendezvous, No. 356 South State street, Chicago, Illinois, on or about the 23d day of April, 1889."
- Specification 2d—"In that Recruit John W. Butcher, General Service United States Army, lance corporal, was drunk. This at the recruiting rendezvous, No. 356 South State street, Chicago, Illinois, on or about May 7, 1889."
- CHARGE II.—" Absence without leave, in violation of the 82d Article of War."
- Specification—" In that Recruit John W. Butcher, General Service United States Army, lance corporal, did, without leave, absent himself from his detachment at the recruiting rendezvous, No. 856 South State street, Chicago, Illinois, and did remain absent until brought back by soldiers belonging to the detachment. This on or about May 7, 1889."
- CHARGE III.—" Behaving himself with disrespect toward his commanding officer, in violation of the 20th Article of War."
- Specification 1st—"In that Recruit John W. Butcher, General Service United States Army, lance corporal, having received orders from his commanding officer, Captain F. W. Thibaut, 6th Infantry, to leave a drinking-house, or saloon, and to repair to his recruiting rendezvous, as he, Captain Thibaut, required his presence, did send the following insubordinate and disrespect-

ful message to his commanding officer, to wit: 'Tell Captain Thibaut to be—; I will come when I am ready,' or words to that effect; this in the presence and hearing of citizens and enlisted men. This at or near Chicago, Illinois, on or about the 7th day of May, 1889."

Specification 2d—"In that Recruit John W. Butcher, General Service United States Army, lance corporal, having been asked by his commanding officer, Captain F. W. Thibaut, 6th Infantry, if he borrowed, extorted, or obtained any money from Recruit Karl Diener, General Service United States Army, did make in a disrespectful manner the following reply, to wit, 'It is a — lie; I got no money from Recruit Diener,' and, upon being ordered by his commanding officer, Captain F. W. Thibaut, 6th Infantry, to desist from using such language and to leave his presence, did persist in remaining, and continued to talk in a boisterous and disrespectful manner. This at the recruiting rendezvous, No. 356 South State street, Chicago, Illinois, on the 7th day of May, 1889."

CHARGE IV.—"Disobedience of orders, in violation of the 21st Article of War."

Specification—"In that Recruit John W. Butcher, General Service United States Army, lance corporal, having received a lawful order from his superior officer, Captain F. W. Thibaut, 6th Infantry, United States Army, to leave a certain drinking-house, or saloon, in which he was and to repair to the recruiting rendezvous to which he belonged, did willfully disobey and fail to comply with said order. This at Chicago, Illinois, on the 7th day of May, 1889."

PLEA.

Charge I.

To the 1st Specification, "Not guilty."

To the 2d Specification, "Guilty."

To the CHARGE, "Guilty."

Charge II.

To the Specification, "Not guilty."

To the CHARGE, "Not guilty."

Charge III.

To the 1st Specification, "Not guilty."

To the 2d Specification, "Not guilty."

To the CHARGE, "Not guilty."

Charge	IV.
O	

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Charge I.

Of the 1st Specification, "Not guilty."
Of the 2d Specification, "Guilty."
Of the CHARGE, "Guilty."

Charge II.

Of the Specification, "Not guilty." Of the Charge, "Not guilty."

Charge III.

Of the 1st Specification, "Guilty."
Of the 2d Specification, "Guilty."
Of the CHARGE, "Guilty."

Charge IV.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

Sentence.

And the court does therefore sentence him, Recruit John W. Butcher, General Service, "To be confined at hard labor in charge of the guard at Columbus Barracks, Ohio, for the period of three (3) months, and to forfeit to the United States ten dollars (\$10) per month of his pay for the same period. The court is thus lenient in consideration of the time prisoner has already been in confinement."

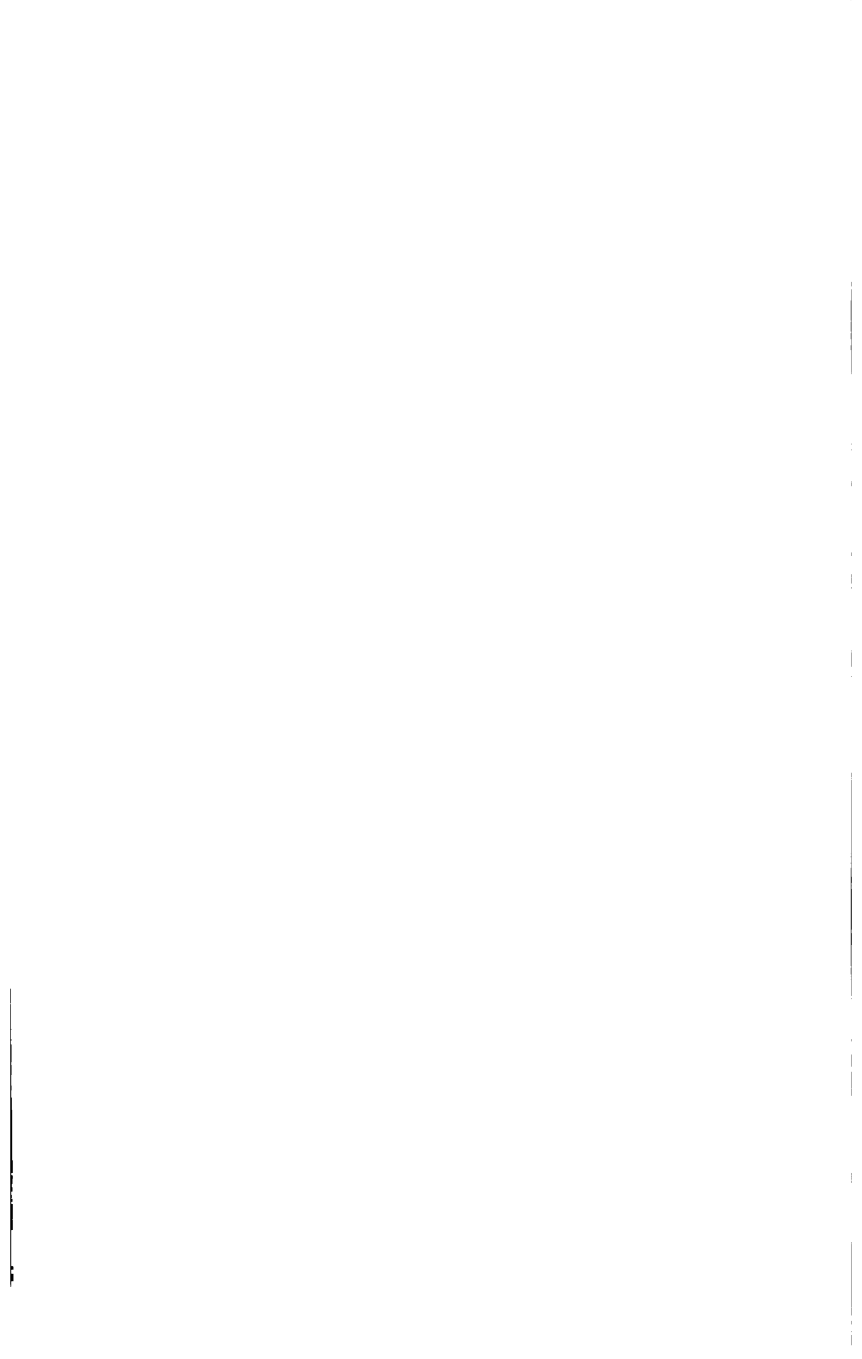
II\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit John W. Butcher, General Service, are approved, and the sentence will be duly executed.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, July 22, 1889.

- I.-Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 182, June 8, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Harry C. Egbert, 12th Infantry, is president, were arraigned and tried—
- 1. Private Frank Le May, Company G, 18th Infantry.

  CHARGE.—"Desertion, in violation of the 47th Article of War."

  Specification—[Deserted May 18, 1889; apprehended June 5, 1889.]

PLEA.

To the Specification, "Guilty."
To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Private Frank Le May, Company G, 18th Infantry, "To be dishonorably discharged from the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

2. Private Frank Januszewsky, Company H, 18th Infantry.

Charge.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted May 9, 1889; apprehended June 8, 1889.]

PLEA.

To the Specification, "Not guilty." To the Charge, "Not guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Private Frank Janussewsky, Company H, 18th Infantry, "To be dishonorably discharged from the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

II.-The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Privates Frank Le May, Company G, 18th Infantry, and Frank Januszewsky, Company H, 18th Infantry, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

III\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 81, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, were arraigned and tried—

1. Recruit Frank Crambert, Company B of Instruction, Mounted Service.

CHARGE.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."

Specification—"In that he, Recruit Frank Crambert, Company B of Instruction, United States Army, a prisoner at work, did make use of threatening language towards and attempt to assault Recruit David L. Thomas, Company B of Instruction, a member of the post guard, and at the time a sentinel in charge of him, the said Crambert, making it necessary to use force to subdue him (Crambert). This at Jefferson Barracks, Mo., June 11, 1889."

PLRA

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

## FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Frank Crambert, Company B of Instruction, Mounted Service, "To forfeit to the United States ten dollars (\$10) of his pay per month for six months, and to be confined at hard labor under guard at the station of his company for the same period."

2. Private Harry C. Oleromboe, Troop L, 7th Cavalry.

CHARGE I.—"Violation of the 17th Article of War."

Specification—"In that he, Private Harry C. Oleromboe, Troop L, 7th U. S. Cavalry, did, through neglect, lose one (1) pair of spurs and straps, value 60c.; one (1) pair of saber-slings, value 87c.; one (1) pair of brass snaps for saber-belt, value 80c.; the said articles having been issued to him as part of his equipment in the military service. This at Fort Riley, Kansas, on or about March 20, 1889."

CHARGE II.—"Conduct prejudicial to good order and military discipline, in violation of the 62d Article of War."

Specification—"In that he, Private Harry C. Oleromboe, Troop L, 7th U S. Cavalry, did, through neglect, lose two (2) pillow-cases, value 48c.; one (1) barrack-hag, value 50c.; the said articles having been issued to him as part of his equipment in the military service. This at Fort Riley, Kansas, on or about March 20, 1889."

CHARGE III .- "Desertion, in violation of the 47th Article of War."

Specification—"In that he, Private Harry C. Oleromboe, Troop L, 7th U.S. Cavalry, a soldier in the service of the United States, did desert the same at Fort Riley, Kansas, on or about March 20, 1889, and did remain absent in desertion until he surrendered himself at Chicago, Illinois, March 27, 1889."

PLEA.

Charge I.

To the Specification, "Not guilty."
To the Charge, "Not guilty."

## Charge II.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

Charge III.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Charge I.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

Charge II.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

## Charge III.

Of the Specification, "Guilty, excepting the words 'desert' and 'in desertion,' substituting for the word 'desert' the words 'absent himself from;' of the excepted words not guilty; of the substituted words guilty."

Of the Charge, "Not guilty, but guilty of absence without leave."

#### SENTENCE.

And the court does therefore sentence him, Private Harry C. Oleromboe, Troop L, 7th Cavalry, "To suffer a stoppage of one dollar and seventy-seven cents (\$1.77), total money value of the accouterments lost by him; to forfeit to the United States ten dollars (\$10) per month of his pay for six (6) months; and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for the same period."

8. Musician Henry Hopper, Company G, 15th Infantry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted November 25, 1888; apprehended June 7, 1889.]

## PLEA

To the Specification, "Guilty." To the CHARGE, "Guilty."

### FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Musician Henry Hopper, Company G, 15th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

IV.—In the foregoing case of Recruit Frank Orambert, Mounted Service, in the opinion of the reviewing authority the evidence does not establish the prisoner's guilt beyond a reasonable doubt, and the finding and sentence are therefore disapproved. The prisoner will be released from confinement and restored to duty.

The proceedings, finding, and sentence of the general court-martial in the foregoing case of Private Harry C. Oleromboe, Troop L, 7th Cavalry, are approved, and the sentence will be duly executed at Jefferson Barracks, Missouri.

The proceedings, finding, and sentence of the general court-martial in the foregoing case of Musician Henry Hopper, Company G, 15th Infantry, are approved, and the sentence will be duly executed.

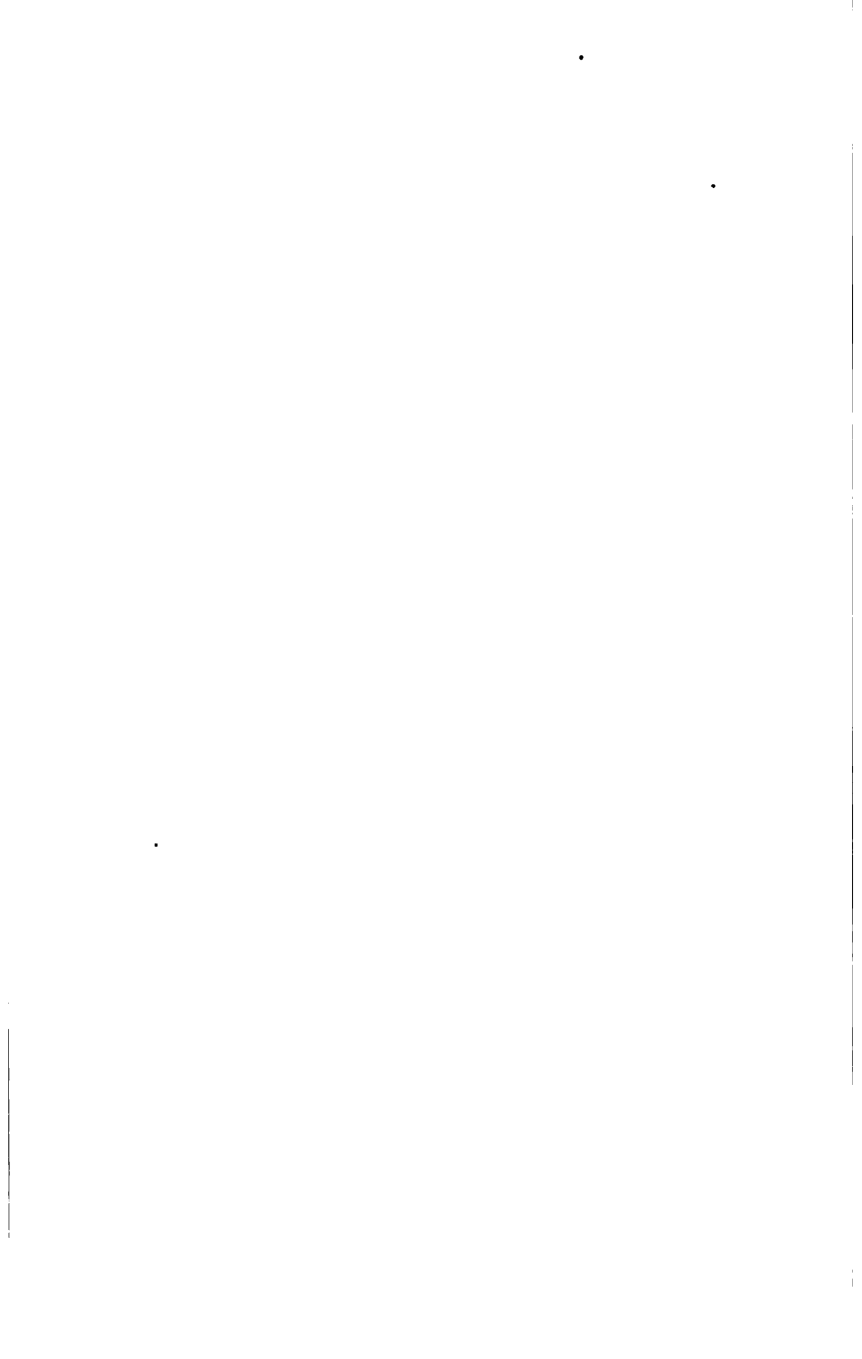
The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



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GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, July 23, 1889.

I.-Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 31, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, was arraigned and tried—

Private Thomas Thompson, Company I, 14th Infantry.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted June 5, 1888; apprehended June 18, 1889.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Private Thomas Thompson, Company I, 14th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

II\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Private *Thomas Thompson*, Company I, 14th Infantry, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, July 24, 1889.

I-Before a general court-martial which convened at West Point, New York, pursuant to Special Orders, No. 155, July 8, 1889, Head-quarters of the Army, Adjutant General's Office, and of which Captain Joseph H. Dorst, 4th Cavalry, is president, was arraigned and tried—

1st Class Private Joseph F. Baldwin, Company E, Battalion of Engineers.

CHARGE.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."

Specification—"In that he, 1st Class Private Joseph F. Baldwin, Company E, Battalion of Engineers U. S. A., being on duty as a member of the post guard, and having been directed by the sergeant of the guard, Sergeant John E. Leonard, U. S. M. A. Detachment of Cavalry, to take a prisoner, Field Musician William H. Smith, U. S. M. A. Detachment of Field Musicians, from the guard-house and turn him over to the drum major of the U. S. M. A. Band, did conduct the said Smith to the door of the orderly-room of the U. S. M. A. Band, but did disobey said directions, and did leave said Smith before seeing that he had been placed in proper custody of the drum major of the U. S. M. A. Band, thereby permitting the said Smith to escape and desert the service of the United States. This at West Point, N. Y., on the 4th day of July, 1889."

## PLEA.

To the Specification, "Guilty, except the words 'but did disobey said directions, and did leave said Smith before seeing that he had been placed in proper custody of the drum major of the U.S.M.A. Band, thereby permitting the said Smith to escape and desert the service of the United States,' and to the excepted words not guilty."

To the CHARGE, "Not guilty."

## FINDING.

Of the Specification, "The facts are found as charged, but no criminality is attached thereto."

Of the CHARGE, "Not guilty."

And the court does therefore "acquit" him, 1st Class Private Joseph F. Baldwin, Company E, Battalion of Engineers.

II\_The proceedings, finding, and acquittal of the general court-martial in the foregoing case of 1st Class Private Joseph F. Baldwin, Company E, Battalion of Engineers, are approved.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, July 25, 1889.

I.-Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 182, June 8, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain HARRY C. EGBERT, 12th Infantry, is president, was arraigned and tried—

Recruit Samuel McCue, Company C of Instruction, General Service.

CHARGE.—"Neglect of duty, in violation of the 62d Article of War."

Specification 1st—"In that Recruit Samuel McCue, Company C of
Instruction, General Service U. S. Army, having been regularly mounted as a member of the post guard at Columbus
Barracks, Ohio, and duly posted as a sentinel in charge of

Barracks, Ohio, and duly posted as a sentinel in charge of general prisoners Sherman Robison and James Fell, at work in the post near the house of the commanding officer, did permit said prisoners to leave the place where they were at work and to proceed to a part of the reservation near the railroad, for the purpose of facilitating their escape. This at Columbus Barracks, Ohio, on the 27th day of June, 1889."

Specification 2d—"In that Recruit Samuel McCue, Company C of Instruction, General Service U. S. Army, a member of the post guard at Columbus Barracks, Ohio, having been duly posted as a sentinel in charge of general prisoners Sherman Robison and James Fell, at work in said post, and having received minute and particular instructions from the second sergeant of the guard to guard them carefully, did perform this duty negligently, and did permit said prisoners to escape from his custody and from the post. This at Columbus Barracks, Ohio, on the 27th day of June, 1889."

PLEA.

To the 1st Specification, "Not guilty." To the 2d Specification, "Not guilty." To the Charge, "Not guilty."

## FINDING.

Of the 1st Specification, "Guilty, except the words for the purpose of facilitating their escape," and of the excepted words not guilty."

Of the 2d Specification, "Guilty."
Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Samuel McCue, General Service, "To be confined at hard labor at such place as the reviewing authority may direct for the period of seven (7) months, and to forfeit to the United States five dollars (\$5) per month of his pay for the same period."

II.-The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Samuel McCue, General Service, are approved, and the sentence will be duly executed at Columbus Barracks, Ohio.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

**OFFICIAL** 

# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, July 27, 1889.

I\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 182, June 19, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain HARRY C. EGBERT, 12th Infantry, is president, was arraigned and tried—

Recruit Joseph M. Boyer, General Service.

CHARGE .- "Desertion."

Specification—"In that Recruit Joseph M. Boyer, General Service U. S. Army, a soldier in the service of the United States, did desert said service at Cincinnati, Ohio, on or about the 20th day of April, 1889, and did remain absent in desertion until apprehended at or near North Vernon, Indiana, on or about the 15th day of May, 1889."

### PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

### FINDING.

Of the Specification, "Guilty, except the words 'did desert,' substituting therefor the words 'did absent himself without leave from,' and except the words 'absent in desertion,' substituting therefor the words 'so absent,' and the word 'apprehended,' substituting therefor the word 'arrested,' and of the excepted words not guilty."

Of the Charge, "Not guilty of desertion, but guilty of absence without leave."

#### SENTENCE.

And the court does therefore sentence him, Recruit Joseph M. Boyer, General Service, "To be confined at hard labor at such place as the reviewing authority may direct for the period of three (3) months, and to forfeit to the United States ten dollars (\$10) per month of his pay for the same period."

II.-The proceedings, finding, and sentence of the general courtmartial in the foregoing case of Recruit Joseph M. Boyer, General Service, are approved, and the sentence will be duly executed at Columbus Barracks, Ohio.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, July 29, 1889.

I\_Before a general court-martial which convened at West Point, New York, pursuant to Special Orders, No. 155, July 8, 1889, Head-quarters of the Army, Adjutant General's Office, and of which Captain Joseph H. Dorst, 4th Cavalry, is president, was arraigned and tried—

Musician Irving H. Delamater, U. S. Military Academy Detachment of Field Musicians.

- CHARGE I.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- Specification—"That he, Musician Irving H. Delamater, U. S. Military Academy Detachment of Field Musicians, did enter into an agreement with Cadet Charles Keller, U. S. Military Academy, to receive from a tradesman in New York City and place in Fort Clinton for said Keller two boxes of lemons, in order that they might be taken therefrom and introduced into the camp of the U. S. Corps of Cadets, in violation of regulations. This at West Point, N. Y., on or about the 6th day of July, 1889."
- CHARGE II.—"Absent without leave, in violation of the 32d Article of War."
- Specification—"That he, Musician Irving H. Delamater, U. S. Military Academy Detachment of Field Music, did, without proper authority, absent himself from his detachment and post from about tattoo on the 18th of July, 1889, until about 9 a. m. on the 19th day of July, 1889. This at West Point, New York, on or about the dates above specified."

PLEA.

Charge I.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Charge II.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Charge I.

Of the Specification, "Guilty."
Of the CHABGE, "Guilty."

Charge II.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

SENTENCE

And the court does therefore sentence him, Musician Irving H. Delamater, U. S. Military Academy Detachment of Field Music, "To forfeit to the United States his pay for the period of two (2) months."

II.—The proceedings, finding, and sentence of the general court-martial in the foregoing case of Musician Irving H. Delamater, U. S. Military Academy Detachment of Field Musicians, are approved, and the sentence will be duly executed.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:

# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, August 6, 1889.

- I -- Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, Nos. 14, January 17, 1889, and 26, January 81, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Theodore J. Wint, 4th Cavalry, is president, were arraigned and tried—
  - 1. Recruit Levi Chase, Colored Detachment, Mounted Service.
- CHARGE.—"Conduct prejudicial to good order and military discipline, in violation of the 62d Article of War."
- Specification 1st—"In that Recruit Levi Chase, Colored Detachment, attached to Company B of Instruction, M. S. United States Army, did, without justification, engage in a disturbance and altercation with Recruit Francis J. Stokes, Company B of Instruction, and did attempt to take a carbine from the rack, saying at the same time I will shoot you, meaning Recruit Stokes, and with the intention of shooting him. This at Jefferson Barracks, Missouri, July 5, 1889."
- Specification 2d—"In that Recruit Levi Chase, Colored Detachment, United States Army, while being conducted to the guard-house by Corporal John M. Edwards, Company B of Instruction, who was in the execution of his office, did make use of profane, vile, and insulting language toward the said Corporal Edwards. This at Jefferson Barracks, Missouri, July 5, 1889."

## PLEA.

To the 1st Specification, "Not guilty."

To the 2d Specification, "Not guilty."

To the CHARGE, "Not guilty."

FINDING.

Of the 1st Specification, "Not guilty."

Of the 2d Specification, "Guilty."

Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit Levi Chase, Colored Detachment, Mounted Service, "To forfeit to the United States ten (10) dollars of his pay, and to be confined at hard labor under guard for one (1) month."

- 2. Recruit George F. Davis, Company D of Instruction, Mounted Service.
- CHARGE.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- Specification 1st—"In that Recruit George F. Davis, Company D of Instruction, Mounted Service, did raise a disturbance in the mess-room of the company. This at Jefferson Barracks, Missouri, July 22, 1889."
- Specification 2d—"In that Recruit George F. Davis, Company D of Instruction, Mounted Service, having been ordered into confinement, did, on the way to the guard-house, strike Sergeant John H. Gaston, same company, a severe blow in the face with his fist, the sergeant being at the time in the execution of his duty. This at Jefferson Barracks, Missouri, July 22, 1889."

## PLEA.

To the 1st Specification, "Guilty." To the 2d Specification, "Guilty."

To the CHARGE, "Guilty."

## FINDING.

Of the 1st Specification, "Guilty."

Of the 2d Specification, "Guilty."

Of the CHARGE, "Guilty."

### SENTENCE

And the court does therefore sentence him, Recruit George F. Davis, Company D of Instruction, Mounted Service, "To suffer a retention, until discharged, of sixty (60) dollars of his pay at the rate of ten (10) dollars per month, and to be confined at hard labor under guard at the station of his company for six (6) months."

8. Recruit John Guess, Company D of Instruction, Mounted Service.

- CHARGE.—"Conduct to the prejudice of good order and military discipline."
- Specification 1st—"In that Recruit John Guess, Company D of Instruction, Mounted Service U. S. Army, did create a disturbance among the enlisted men of his company in the company barracks. This at Jefferson Barracks, Missouri, July 14, 1889."
- Specification 2d—"In that Recruit John Guess, Company D of Instruction, Mounted Service U. S. Army, having created a disturbance in the barracks of his company at Jefferson Barracks, Mo., July 14, 1889, did then and there unlawfully, and with intent to inflict severe bodily injury, strike at Recruit Frank Jones, Company D of Instruction, Mounted Service U. S. Army, with a knife, thereby cutting the clothing of the said Frank Jones."

PLEA.

To the 1st Specification, "Guilty."

To the 2d Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the 1st Specification, "Guilty."

Of the 2d Specification, "Guilty."

Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit John Guess, Company D of Instruction, Mounted Service, "To forfeit to the United States ten dollars per month of his pay for two months, and to be confined at hard labor under guard at the station of his company for the same period."

4. Recruit Benjamin Blake, Company B of Instruction, Mounted Service.

CHARGE I .- "Violation of the 32d Article of War."

Specification—"In that Recruit Benjamin Blake, Company B of Instruction, M. S. United States Army, did, without permission from his commanding officer, absent himself from his company from tattoo roll-call, July 5, 1889, until about 5 o'clock p. m., July 6, 1889. This at Jefferson Barracks, Missouri."

CHARGE II.—"Conduct prejudicial to good order and military discipline, in violation of the 62d Article of War."

Specification 1st—"In that Recruit Benjamin Blake, Company B of Instruction, M. S. United States Army, having been ordered by Sergeant Green A. Settle, Company B of Instruction, who was then in the execution of his office, to go with him to the guard-house, did refuse to obey him, and did attempt to strike said Sergeant Green A. Settle, Company B of Instruction, making it necessary to use force to subdue him. This at Jefferson Barracks, Missouri, July 7, 1889."

Specification 2d—"In that Recruit Benjamin Blake, Company B of Instruction, M. S. United States Army, did, without cause or provocation, assault, strike, and injure Corporal Albert Sanders, Company B of Instruction, M. S., while in the execution of his office taking another prisoner to the guard-house. This at Jefferson Barracks, Missouri, July 6, 1889."

Specification 8d—"In that Recruit Benjamin Blake, Company B of Instruction, M. S. United States Army, while in uniform and absent without leave, was drunk and disorderly, annoying civilians on a train of cars between St. Louis, Missouri, and Jefferson Barracks, Missouri, to the disgrace of the service and his uniform. This at Jefferson Barracks, Missouri, July 6, 1889."

### PLEA.

To the Specification, "Guilty."
To the CHARGE, "Guilty."

Charge II.

To the 1st Specification, "Guilty."

To the 2d Specification, "Guilty."

To the 3d Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Charge I.

Of the Specification, "Guilty."
Of the Charge, "Guilty."

## Charge II.

Of the 1st Specification, "Guilty."

Of the 2d Specification, "Guilty."

Of the 8d Specification, "Guilty."

Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Benjamin Blake, Company B of Instruction, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at such place as the proper reviewing authority may direct for a period of one (1) year."

5. Recruit Charles Boone, Company C of Instruction, Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted December 18, 1888; surrendered July 16, 1889.]

### PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

### FINDING

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit Charles Boone, Company C of Instruction, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor under guard at such place as the proper reviewing authority may direct for a period of five (5) years."

II.-The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruits Levi Chase, Colored Detachment, and George F. Davis, John Guess, Benjamin Blake, and Charles Boone, Mounted Service, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences of Recruits Blake and Boons as relates to confinement, and the prisoners will be sent there under proper guard.

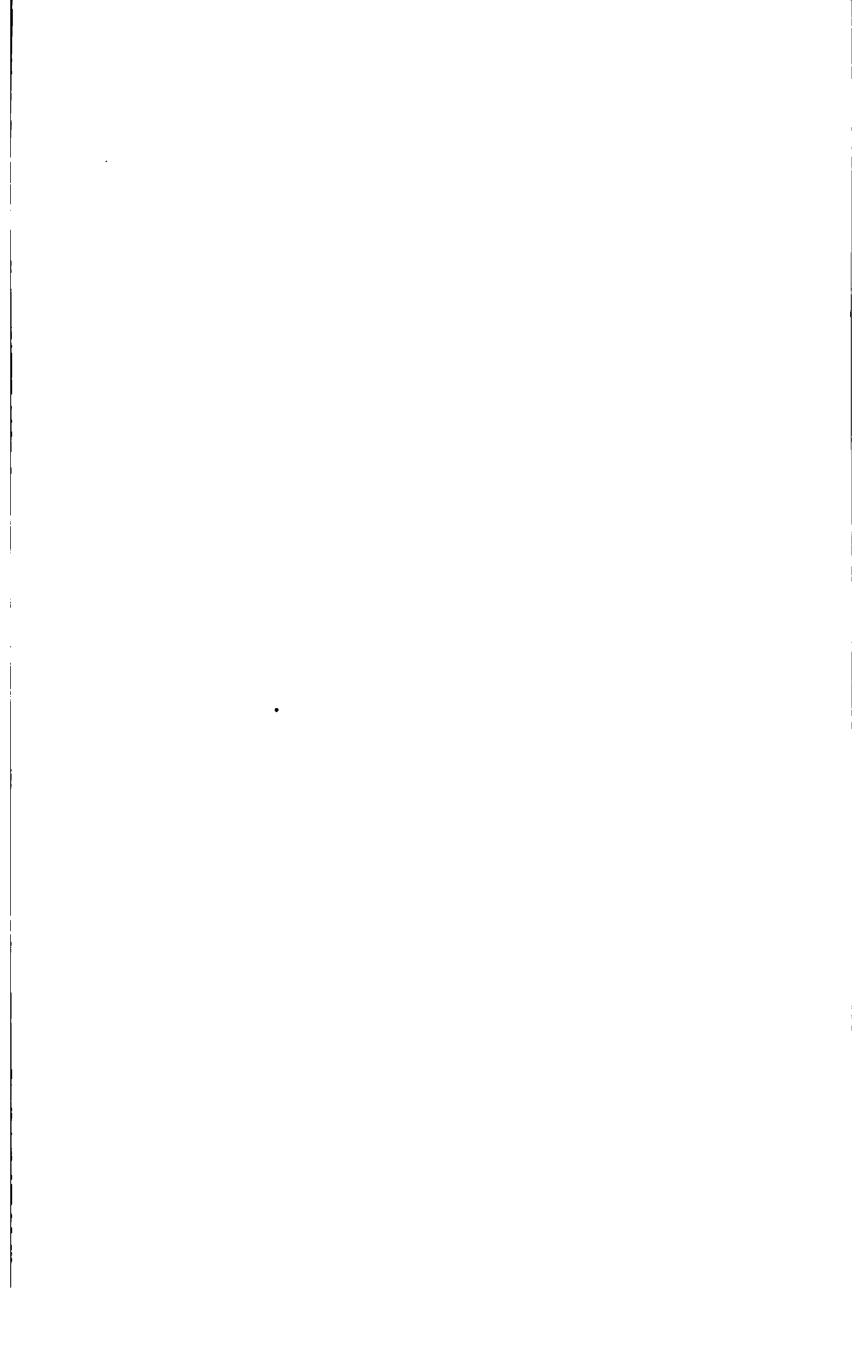
By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

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# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, August 8, 1889.

I\_Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, No. 168, July 28, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain John B. Guthrie, 13th Infantry, is president, was arraigned and tried—

Recruit James McLoon, Company D of Instruction, General Service.

CHARGE.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."

.Specification—"In that Recruit James McLoon, Company D of Instruction, G. S. R. U. S. A., having been properly detailed and mounted as a member of the guard as acting corporal, on the 9th day of July, 1889, and placed in charge of the depot guard between the hours of eleven o'clock p. m. and one o'clock a. m., was found asleep by the officer of the day at 12:45 a. m., July 10th, 1889. This at Davids Island, N. Y. H."

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit James McLoon, Company D of Instruction, General Service, "To forfeit to the United States ten (10) dollars per month of his monthly pay for six (6) months, and to be confined at hard labor under charge of the guard during the same period."

II.-The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit James McLoon, General Service, are approved; but, in view of the unanimous recommendation of the court to clemency of the reviewing authority, so much of the sentence as relates to confinement is remitted, and the remainder is mitigated to "forfeiture of ten dollars per month of his

pay for three months." The sentence as thus mitigated will be duly executed, and the prisoner will be released from confinement and restored to duty.

- III...Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 132, June 8, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain HARRY C. EGBERT, 12th Infantry, is president, were arraigned and tried—
- 1. Recruit Edgar J. Mahoney, Company D of Instruction, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted June 26, 1889; apprehended June 27, 1889.]

PLEA.

To the Specification, "Not guilty."

To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Edgar J. Mahoney, Company D of Instruction, General Service, "To be dishonorably discharged from the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

- 2. Recruit Walter Neely, Colored Detachment, General Service.
- CHARGE.—"Assault, with intent to kill, to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- Specification—"In that Recruit Walter Neely, Colored Detachment, Company B of Instruction, Gen'l Service U. S. Army, did feloniously and willfully assault, with intent to kill, Recruit Charley Osborne, Colored Detachment, Company B of Instruction, Gen'l Service U. S. Army, by repeatedly cutting said Recruit Osborne with a knife. This on the third day of July, 1889, at or near Columbus Barracks, Ohio."

### PLRA.

To the Specification, "Guilty, except the words feloniously and and the words with intent to kill."

To the CHARGE, "Not guilty, but guilty of conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."

### FINDING.

Of the Specification, "Guilty, except the words 'with intent to kill," and of the excepted words not guilty."

Of the CHARGE, "Guilty, except the words 'with intent to kill," and of the excepted words not guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit Walter Neely, Colored Detachment, General Service, "To be confined at hard labor at such place as the reviewing authority may direct for the period of six (6) months, and to forfeit to the United States ten dollars (\$10) per month of his pay for the same period."

IV\_-The proceedings, findings, and sentences of the general courtmartial in the foregoing cases of Recruits *Edgar J. Mahoney* and *Walter Neely*, General Service, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence of Recruit *Mahoney* as relates to confinement, and the prisoner will be sent there under proper guard.

The sentence of Recruit Neely will be executed at Columbus Barracks, Ohio.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:

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GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, August 17, 1889.

- I.-Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 132, June 8, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain HARRY C. EGBERT, 12th Infantry, is president, were arraigned and tried—
- 1. Private William F. Selfe, Company B, 4th Infantry.

  CHARGE.—"Desertion, in violation of the 47th Article of War."

  Specification—[Deserted March 4, 1882; apprehended June 17, 1889.]

  PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Private William F. Selfe, Company B, 4th Infantry, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

2. Recruit John Moran, Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted November 13, 1885; apprehended July 18, 1889.]

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit John Moran, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may

become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

8. Field Musician Richard H. Monroe, General Service.

Charge.—"Theft, to the prejudice of good order and military discipline, in violation of the 62d Article of War."

Dof Instruction, General Service United States Army, did take, steal, carry away, and appropriate to his own use or benefit, from Field Musician George Robertson, Company Dof Instruction, General Service United States Army, six dollars and seventy-five cents (\$6,750), more or less, the property of said Robertson, while he (Robertson) was asleep in his company quarters."

PLEA.

To the Specification, "Not guilty."

To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Not guilty."

Of the CHARGE, "Not guilty."

And the court does therefore "acquit" him, Field Musician Richard H. Monroe, General Service.

II.—The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Private William F. Selfe, Company B, 4th Infantry, and Recruit John Moran, Mounted Service, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

The proceedings, finding, and acquittal in the foregoing case of Field Musician Richard H. Monroe, General Service, are approved.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, August 27, 1889.

- I\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 132, June 8, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain HARRY C. EGBERT, 12th Infantry, is president, were arraigned and tried—
- 1. Recruit Walter Neely, Company B of Instruction, Colored Detachment, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted July 30, 1889; apprehended July 80, 1889.]

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit Walter Neely, Colored Detachment, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of five (5) years."

- 2. Recruit Joseph Hagan, Company B of Instruction, General Service.
- CHARGE.—"Assault, to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- Specification—"In that Recruit Joseph Hagan, Company B of Instruction, General Service United States Army, did commit an assault upon the person of Mrs. Meyers, the wife of Meyers, a citizen of Columbus, Ohio, by slapping her on the abdomen while she was peaceably walking on the street in the company of her husband. This on Washington street, in the city of Columbus, Ohio, on the evening of July 17, 1889."

## PLEA.

To the Specification, "Not guilty."
To the Charge, "Not guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit Joseph Hagan, General Service, "To be confined at hard labor at such place as the reviewing authority may direct for the period of six (6) months, and to forfeit to the United States five dollars (\$5) per month of his pay for the same period."

8. Recruit William F. Kemper, Company  $\Lambda$  of Instruction, General Service.

CHARGE.—"Neglect of duty, in violation of the 62d Article of War."

Specification 1st—"In that Recruit William F. Kemper, Comp. A of Instr., G. S. U. S. A., having been duly mounted as a member of the post guard at Columbus B'cks, Ohio, and regularly posted as a sentinel in charge of Recruit Edgar J. Mahoney, Co. D of Instr., G. S. U. S. Army, a general prisoner under charges of desertion, did conduct himself so negligently as to permit said Mahoney to escape from custody. This at Columbus Barracks, Ohio, on or about July 24, 1889."

Specification 2d—"In that Recruit William F. Kemper, Co. A of Instr., G. S. U. S. Army, having been duly mounted as a member of the post guard at Columbus Barracks, Ohio, and regularly posted in charge of general prisoner Edgar J. Mahoney, Comp. D of Instruction, G. S. U. S. Army, under charges of desertion, with instructions to shoot at said prisoner in case he could not prevent an escape, did willfully neglect his duty by firing in the air instead of at said prisoner as he was making his escape. This at Columbus Barracks, Ohio, on or about July 24, 1889."

#### PLEA.

To the 1st Specification, "Not guilty." To the 2d Specification, "Not guilty." To the Charge, "Not guilty."

## FINDING.

Of the 1st Specification, "Not guilty." Of the 2d Specification, "Not guilty." Of the Charge, "Not guilty."

And the court does therefore "acquit" him, Recruit William F. Kemper, General Service.

II\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Walter Neely, Colored Detachment, General Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

It appearing from the evidence in the foregoing case of Recruit Joseph Hagan, General Service, that the assault was committed under circumstances which made it a military offense, the proceedings, finding, and sentence of the general court-martial are approved, and the sentence will be duly executed at Columbus Barracks, Ohio.

The proceedings, finding, and acquittal of the general court-martial in the foregoing case of Recruit William F. Kemper, General Service, are approved.

III\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 183, August 9, 1889, Headquarters of the Army, Adjutant General's Office, and of which Major Lewis C. Forsyth, quartermaster, is president, was arraigned and tried—

Recruit Leroy C. Goucher, General Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted July 1, 1889; apprehended July 2, 1889.]

PLEA.

To the Specification, "Not guilty." To the Charge, "Not guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE

And the court does therefore sentence him, Recruit Leroy C. Goucher, General Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor in such military prison as the reviewing authority may designate for a period of five (5) years."

IV\_\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Leroy C. Goucher, General Mounted Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

THOMAS WARD,

Acting Adjutant General.

OFFICIAL:

# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, August 31, 1889.

I.—Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 132, June 8, 1889, and 196, August 24, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain HARRY C. EGBERT, 12th Infantry, is president, was arraigned and tried—

Recruit Peter Halvorson, Company A of Instruction, General Service.

CHARGE.—"Sleeping on post, in violation of the 89th Article of War."

Specification—"In this: that he, Recruit Peter Halvorson, Company A of Instruction, G. S. U. S. A., having been duly detailed and mounted as a member of the post guard, and duly posted as a sentinel on post number seven, was found sleeping on said post. This at Columbus Barracks, Ohio, at or about 11 o'clock p. m. on the 9th day of August, 1889."

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit Peter Halvorson, General Service, "To be confined at hard labor at such place as the reviewing authority may direct for six (6) months, and to forfeit to the United States ten (10) dollars per month of his pay for the same period."

II.-The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit *Peter Halvorson*, General Service, are approved, and the sentence will be duly executed at Columbus Barracks, Ohio.

III\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 183, August 9, 1889, Headquarters of the Army, Adjutant General's Office, and of

which Major Lewis C. Forsyth, quartermaster, is president, was arraigned and tried—

Recruit Frederick Burke, Company C of Instruction, Mounted Service.

CHARGE.—" Conduct prejudicial to good order and military discipline, in violation of the 62d Article of War."

Specification—"In that he, Recruit Frederick Burke, Company C of Instruction, M. S. United States Army, did wrongfully have in his possession and appropriate to his own use one (1) blanket, valued at \$4\frac{1}{100}\$, which had been issued to Recruit George Sholes, Company C of Inst., M. S., a supposed deserter, as part of his clothing. This at Jefferson Barracks, Mo., July 12, 1889."

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Frederick Burke, Mounted Service, "To be confined at hard labor under charge of the guard for a period of thirty (30) days, and to forfeit to the United States ten (10) dollars of his pay."

IV\_\_The proceedings, finding, and sentence of the general courtmartial in the foregoing case of Recruit Frederick Burke, Mounted Service, are approved, and the sentence will be duly executed.

By command of Majob General Schofield:

THOMAS WARD,

Acting Adjutant General.

OFFICIAL:

# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, September 3, 1889.

I-Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 132, June 8, 1889, and 196. August 24, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Harry C. Egbert, 12th Infantry, is president, was arraigned and tried—

Recruit Henry Beel, Company A of Instruction, General Service.

Charge.—"Sleeping on post, in violation of the 89th Article of War."

Specification—"In this: that he, Recruit Henry Beel, Company A of Instruction, G. S. U. S. A., having been duly detailed and mounted as a member of the post guard, and duly posted as a sentinel on post number six, was found asleep on said post. This at Columbus Barracks, Ohio, at or about 9 o'clock p. m. on the 9th day of August, 1889."

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Henry Beel, Company A of Instruction, General Service, "To be confined at hard labor under charge of the guard at such place as the reviewing authority may direct for six months, and to forfeit to the United States ten (10) dollars per month of his pay for the same period."

II. The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Henry Beel, General Service, are approved; but, in view of the unanimous recommendation of the court to elemency of the reviewing authority, the sentence is mitigated to "two months' confinement at hard labor under charge of the guard at Columbus Barracks, Ohio, and forjeiture of ten dollars per month for the same period." The sentence as thus mitigated is confirmed and will be duly executed.

III\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 188, August 9, 1889, Headquarters of the Army, Adjutant General's Office, and of

which Major Lewis C. Forsyth, quartermaster, is president, was arraigned and tried-

Recruit Harry Simpson, Company C of Instruction, Mounted Service.

CHARGE.—"Larceny, to the prejudice of good order and military discipline, in violation of the 62d Article of War."

Specification—"In that he, Recruit Harry Simpson, Co. C of Ins., M. S. U. S. A., did take, steal, and appropriate to his own use one (1) blanket, valued at four (4) dollars and thirty-three (83) cents, which had been properly issued to Recruit John Spring, Co. C of Inst., M. S. U. S. A., a deserter, as part of his clothing. This at Jefferson Barracks, Mo., on or about July 12, 1889."

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty, except the words 'take, steal,' substituting therefor the words 'wrongfully have in his possession;' of the excepted words not guilty, and of the substituted words guilty."

Of the Charge, "Not guilty, but guilty of conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."

### SENTENCE.

And the court does therefore sentence him, Recruit Harry Simpson, Mounted Service, "To be confined at hard labor under charge of the guard for a period of thrity (30) days, and to forfeit to the United States ten dollars (\$10) of his pay."

IV\_\_The proceedings, finding, and sentence of the general courtmartial in the foregoing case of Recruit *Harry Simpson*, Mounted Service, are approved, and the sentence will be duly executed.

By command of Major General Schofield:

CHAUNCEY McKEEVER,

Acting Adjutant General.

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, September 5, 1889.

I\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 182, June 8, 1889, and 196, August 24, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Harry C. Egbert, 12th Infantry, is president, was arraigned and tried—

Recruit John Rice, Colored Detachment, Company B of Instruction, General Service.

CHARGE.—"Conduct prejudicial to good order and military discipline, in violation of the 62d Article of War."

Specification 1st—"In that Recruit John Rice, Colored Detachment, Co. B of Inst., G. S. U. S. A., upon being ordered to halt by Rec't Harrington, Co. B of Inst., G. S. U. S. A., the regularly-posted stair-guard of his company and on post, while he, the said Recruit Rice, was leaving the quarters of his company with a pair of trousers, in violation of orders, did refuse to halt, and did reply, 'It is none of your — business.' This at Columbus Barracks, Ohio, on or about August 5, 1889."

Specification 2d—"In that Recruit John Rice, Colored Detachm't, Co. B of Inst., G. S. U. S. A., having been halted by Recruit Harrington, of his company and on post, as the said Recruit Rice was returning to the company quarters after leaving them with clothing, did assault the said Harrington by biting him on the arm and hand. This at Columbus Barracks, Ohio, on or about August 5, 1889."

## PLEA.

To the 1st Specification, "Not guilty."

To the 2d Specification, "Not guilty."

To the CHARGE, "Not guilty."

### FINDING.

Of the 1st Specification, "Guilty."

Of the 2d Specification, "Guilty."

Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit John Rice, Colored Detachment, General Service, "To be confined at hard labor under charge of the guard for three months, and to forfeit to the United States five (5) dollars per month of his pay for the same period."

II\_\_The proceedings, finding, and sentence of the general courtmartial in the foregoing case of Recruit John Rice, Colored Detachment, General Service, are approved, and the sentence will be duly executed.

III\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 183, August 9, 1889, Headquarters of the Army, Adjutant General's Office, and of which Major Lewis C. Forsyth, quartermaster, is president, was arraigned and tried—

Recruit Charles H. Little, Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted August 5, 1889; apprehended August 7, 1889.]

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit Charles H. Little, Mounted Service, "To be dishonorably discharged from the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may designate for a period of five (5) years."

IV\_-In the foregoing case of Recruit Charles H. Little, Mounted Service, the evidence is not sufficient, in the opinion of the reviewing authority, to establish an intention to desert beyond a reason able doubt. The finding and sentence of the general court-martial are disapproved, and the prisoner will be released from confinement and restored to duty.

By command of Major General Schofield:

CHAUNCEY McKEEVER,

Acting Adjutant General.

OFFICIAL:

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General Court-Martial HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, September 7, 1889.

I.-Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 182, June 8, 1889, and 196, August 24, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain HARRY C. EGBERT, 12th Infantry, is president, was arraigned and tried—

Recruit Frank White, Company D of Instruction, General Service.

CHARGE.—"Theft, to the prejudice of good order and military discipline, in violation of the 62d Article of War."

Specification—"In that Recruit Frank White, Co. D of Inst., G. S. U. S. A., did steal, carry away, and appropriate to his own use and benefit, from Field Musician Peter W. Stegman, Co. D of Inst., G. S. U. S. A., three (8) silk mufflers and three (3) silk handkerchiefs, more or less, of the value of about twelve (12) dollars. This at Columbus Barracks, Ohio, on or about August 21, 1889."

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit Frank White, Company D of Instruction, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due, and to be confined at hard labor at such place as the reviewing authority may direct for the period of one (1) year."

II\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Frank White, General Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

By command of Major General Schofield:

CHAUNCEY McKEEVER,

Acting Adjutant General.

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, September 12, 1889.

I.—Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 183, August 9, 1889, Headquarters of the Army, Adjutant General's Office, and of which Major Lewis C. Forsyth, quartermaster, is president, was arraigned and tried—

Recruit Bernard M. Burdett, Colored Detachment, Mounted Service.

- CHARGE.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- Specification 1st—"In that Recruit Bernard M. Burdett, Colored Detachment, M. S. U. S. Army, at the formation of the company at the morning water and stable call, when directed by Sergeant H. B. Crocker, Co. D of Ins., M. S., to step back in the rear rank, did not do so, but remained standing still and mute, paying no heed to the directions of the said sergeant, who at the time was in the execution of his duty. This at Jefferson Barracks, Mo., August 23, 1889."
- Specification 2d—"In that Recruit Bernard M. Burdett, Colored Detachment, Mounted Service U. S. A., when ordered into confinement by S'g't H. B. Crocker, Co. D of Ins., M. S., did refuse to go to the guard-house, and resisted the said sergeant, who at the time was in the execution of his duty. This at Jefferson Barracks, Mo., August 28, 1889."

### PLEA.

To the 1st Specification, "Not guilty."

To the 2d Specification, "Not guilty."

To the CHARGE, "Not guilty."

### FINDING.

Of the 1st Specification, "Guilty."

Of the 2d Specification, "Guilty."

Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit Bernard M. Burdett, Colored Detachment, Mounted Service, "To be confined at hard labor under charge of the guard for a period of three (3) months, and to forfeit to the United States ten (\$10) dollars per month of his pay for the same period."

II.—The proceedings, finding, and sentence of the general courtmartial in the foregoing case of Recruit Bernard M. Burdett, Colored Detachment, Mounted Service, are approved, and the sentence will be duly executed.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, September 18, 1889.

- I\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 183, August 9, 1889, Headquarters of the Army, Adjutant General's Office, and of which Major Lewis C. Forsyth, quartermaster, is president, were arraigned and tried—
- 1. Recruit Edward G. Acheson, Mounted Service.

  CHARGE.—"Desertion, in violation of the 47th Article of War."

  Specification—[Deserted April 16, 1889; apprehended July 14, 1889.]

PLEA.

To the Specification, "Not guilty."
To the Charge, "Not guilty."

FINDING

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Recruit Edward G. Acheson, Mounted Service, "To be dishonorably discharged from the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may designate for a period of five (5) years."

2. Recruit Alfred J. Low, Company B of Instruction, Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted December 10, 1887; apprehended August 15, 1889.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Bernard M. Burdett, Colored Detachment, Mounted Service, "To be confined at hard labor under charge of the guard for a period of three (3) months, and to forfeit to the United States ten (\$10) dollars per month of his pay for the same period."

II...The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Bernard M. Burdett, Colored Detachment, Mounted Service, are approved, and the sentence will be duly executed.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, September 18, 1889.

- I.-Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 183, August 9, 1889, Headquarters of the Army, Adjutant General's Office, and of which Major Lewis C. Forsyth, quartermaster, is president, were arraigned and tried—
- 1. Recruit Edward G. Acheson, Mounted Service.

  CHARGE.—"Desertion, in violation of the 47th Article of War."

  Specification—[Deserted April 16, 1889; apprehended July 14, 1889.]

PLEA.

To the Specification, "Not guilty." To the Charge, "Not guilty."

FINDING

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Recruit Edward G. Acheson, Mounted Service, "To be dishonorably discharged from the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may designate for a period of five (5) years."

2. Recruit Alfred J. Low, Company B of Instruction, Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—[Deserted December 10, 1887; apprehended August 15, 1889.]

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Alfred J. Low, Mounted Service, "To be dishonorably discharged from the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may designate for a period of five (5) years."

II\_\_The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruits Edward G. Acheson and Alfred J. Low, Mounted Service, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, September 25, 1889.

- I-Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, Nos. 132, June 8, 1889, and 196, August 24, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Harry C. Egbert, 12th Infautry, is president, were arraigned and tried—
- 1. Recruit Edward Harris, Company C of Instruction, General Service.
- CHARGE.—"Theft, prejudicial to good order and military discipline, in violation of the 62d Article of War."
- Specification—"In that he, Recruit Edward Harris, Company C of Instruction, General Service U.S. A., did steal, take, and carry away one woolen blanket, the property of the United States, same having been issued to Recruit James B. Stewart, Company C of Instruction, for his use in the service. This at Columbus Barracks, Ohio, on the 24th day of August, 1889."

## PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, Recruit Edward Harris, Company C of Instruction, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay due or to become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of one (1) year."

- 2. Recruit Thomas Lynch, Company C of Instruction, General Service.
- Charge.—"Theft, prejudicial to good order and military discipline, in violation of the 62d Article of War."
- Specification—"In that he, Recruit Thomas Lynch, Company C of Instruction, General Service U.S.A., did steal, take, and

carry away one woolen blanket, the property of the United States, same having been issued to Recruit James B. Stewart, Company C of Instruction, for his use in the service. All this at Columbus Barracks, Ohio, on the 24th day of August, 1889.

PLEA.

To the Specification, "Not guilty."

To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Thomas Lynch, Company C of Instruction, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or to become due him, and to be confined at hard labor at such place as the reviewing authority may direct for the period of one (1) year."

II\_The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruits Edward Harris and Thomas Lynch, General Service, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, October 14, 1889.

- I-Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 183, August 9, 1889, Headquarters of the Army, Adjutant General's Office, and of which Major Lewis C. Forsyth, quartermaster, is president, were arraigned and tried—
- 1. Recruit George Toler, Colored Detachment, Mounted Service.

  CHARGE.—"Neglect of duty, to the prejudice of good order and military discipline."
- Specification—" In that Recruit George Toler, Colored Detachment, Mounted Service, being a member of the post guard, and having been duly placed as a sentinel in charge of Recruit McMennus, Company C of Instruction, M. S., a prisoner under general charges, did, through neglect, allow the said prisoner to make his escape. This at Jefferson Barracks, Mo., on or about September 3, 1889."

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit George Toler, Colored Detachment, Mounted Service, "To be confined at hard labor under charge of the guard for a period of six (6) months, and to forfeit to the United States ten dollars (\$10) per month of his pay for the same period."

2. Recruit Charles T. Gsand, Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that Recruit Charles T. Gsand, Company B of Instruction, M. S., a soldier in the service of the United States, did desert the same at Jefferson Barracks, Mo., on August 6, 1889, and did remain absent in desertion until he surrendered at Columbus Barracks, Ohio, August 12, 1889."

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Charles T. Gsand, Mounted Service, "To be dishonorably discharged from the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may designate for a period of seven (7) years."

II.—The proceedings, finding, and sentence of the general courtmartial in the foregoing case of Recruit George Toler, Colored Detachment, Mounted Service, are approved; but, in view of the unanimous recommendation of the court to elemency of the reviewing authority, the sentence is remitted, and the prisoner will be released from confinement and restored to duty.

The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Charles T. Gsand, Mounted Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, October 17, 1889.

I.-Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, No. 230, October 8, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Jesse C. Chance, 18th Infantry, is president, was arraigned and tried—

Sergeant Theodor Schlesinger, Company A of Instruction, General Service.

CHARGE.—"Drunk on duty, in violation of the 38th Article of War."

Specification—"In that Corporal (now sergeant) Theodor Sch'esinger, Company A of Instruction, G. S. R. United States Army, having been duly mounted as a corporal of the depot guard on the morning of the 21st of August, 1889, did become drunk during his tour of guard. This at Davids Island, N. Y. H., on the 21st and 22d of August, 1889."

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Not guilty." Of the CHARGE, "Not guilty."

And the court does therefore "acquit" him, Corporal (now sergeant) Theodor Schlesinger, General Service.

II\_The proceedings, finding, and acquittal of the general court-martial in the foregoing case of Corporal (now sergeant) Theodor Schlesinger, General Service, are approved.

Sergeant Schlesinger will be released from arrest and restored to duty.

By command of Major General Schofield:

CHAUNCEY McKEEVER,

OFFICIAL:

Acting Adjutant General.

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GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, October 18, 1889.

I-Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, No. 230, October 3, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain John B. Guthrie, 13th Infantry, is president, was arraigned and tried—

Recruit Frank Lybrook, General Service.

- CHARGE.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- Specification 1st—"In that Recruit Frank Lybrook, Co. C of Instruction, G. S. R. U. S. Army, having fallen in ranks at the reveille roll-call of his company, Sept. 24th, 1889, in fatigue trousers, and having been ordered by Sergt. Harry A. Kerr, Co. C of Inst., G. S. R. U. S. Army (he being in the execution of his office), to go to his quarters and change his trousers, did refuse to obey said order, and did use abusive language towards the said Sergt. Kerr. This at Davids Island, N. Y. H."
- Specification 2d—"In that Recruit Frank Lybrook, Co. C of Inst., G. S. R. U. S. Army, having been ordered into confinement by Sergt. Harry A. Kerr, Co. C of Inst., G. S. R. U. S. Army (he being in the execution of his office), did refuse to obey said order, thereby making it necessary for force to be used in taking him to the guard-house. This at Davids Island, N. Y. H., on Sept. 24, 1889."
- Specification 3d—"In that Recruit Frank Lybrook, Co. C of Inst., G. S. R. U. S. Army, did use vile and abusive language towards Sergt. James L. Crawford, Co. C of Inst., G. S. R. U. S. Army, he (Sergt. Crawford) being at the time in the execution of his office, conducting the said Recruit Lybrook to the guard-house. This at Davids Island, N. Y. H., on Sept. 24, 1889."

## PLEA.

To the 1st Specification, "Not guilty." To the 2d Specification, "Not guilty." To the 3d Specification, "Not guilty." To the Charge, "Not guilty."

## FINDING.

Of the 1st Specification, "Guilty."

Of the 2d Specification, "Guilty."

Of the 3d Specification, "Guilty."

Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Frank Lybrook, General Service. "To forfeit to the United States ten (10) dollars of his monthly pay for three (3) months, and to be confined at hard labor under charge of the guard for the same period."

II\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Frank Lybrook, General Service, are approved, and the sentence will be duly executed.

By command of Major General Schofield:

CHAUNCEY McKEEVER,

Acting Adjutant General.

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, October 28, 1889.

I\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 188, August 9, 1889, Headquarters of the Army, Adjutant General's Office, and of which Major Lewis C. Forsyth, quartermaster, is president, was arraigned and tried—

Private John Driscoll, Troop D, 6th Cavalry.

CHARGE I .-- "Desertion, in violation of the 47th Article of War."

Specification—"In that Private John Driscoll, Troop D, 6th Cavalry, United States Army, a soldier in the service of the U.S., did desert said service at Lincoln, N.M., on or about the 18th day of August, 1888, and remain absent in desertion until apprehended at Boston, Mass., on or about the 81st day of May, 1889."

CHARGE II.—"Violation of the 62d Article of War."

Specification—"In that Private John Driscoll, Troop D, 6th Cavalry, United States Army, did lose, through neglect, the following articles of ordnance stores, the property of the U.S., which had been regularly issued him for his use in the military service, viz: One (1) link, cavalry, value 31c.; one (1) screw-driver, carbine, value 24c.; one (1) knife, value 7c.; one (1) fork, value 5c.; one (1) spoon, value 3c., and one (1) canteen, value 53c.—total money value, one dollar and twenty-three cents (\$1.23). This at Fort Stanton, N. M., on or about the 18th day of August, 1888."

ADDITIONAL CHARGE I.—"Violation of the 21st Article of War."

Specification—"In that Private John Driscoll, Troop D, 6th Cavalry,
U. S. Army, did advance with drawn and pointed pistol upon
Captain H. P. Kingsbury, 6th Cavalry, and did place the said
pistol within about two (2) feet of the breast of Captain Kingsbury; this while Captain Kingsbury was in the execution of
his office and trying to have him arrested, and after Captain
Kingsbury had said 'I am your troop commander; put up that
pistol.' This at or near Fort Stanton. N. M., on or about the
24th day of July, 1888."

- Additional Charge II.—"Conduct prejudicial to good order and military discipline, in violation of the 62d Article of War."
- Specification 1st—"In that Private John Driscoll, Troop D, 6th Cavalry, United States Army, having been ordered by Captain H. P. Kingsbury, 6th Cavalry, to be confined, and being ordered by 1st Sergeant Christopher Burns, Troop D, 6th Cavalry (the said Sergeant Burns being in the execution of his office), to remain standing after the troop was dismissed at tattoo roll-call, did disobey said order and run away. This at Fort Stanton, N. M., on or about the 24th day of July. 1888."
- Specification 2d—"In that Private John Drisco'l, Troop D, 6th Cavalry, United States Army, while the attempt was made by Corporal Charles E. Troike, Troop D, 6th Cavalry (said Corporal Troike being in the execution of his office), to arrest him, Private Driscoll, did resist arrest and did draw pistol upon said Coporal Troike, saying 'You will never take me to the guard-house,' or words to that effect. This at or near Fort Stanton, N. M., on or about the 24th day of July, 1888."
- Specification 3d—"In that Private John Driscoll, Troop D, 6th Cavalry, United States Army, did draw a pistol upon Corporal William Wiseworth, Troop D, 6th Cavalry, intending thereby unlawfully to prevent him, said Corporal Wiseworth, from walking in a certain direction. This at or near Fort Stanton, N. M., on or about the 24th day of July, 1888."
- Specification 4th—"In that Private John Driscoll, Troop D. 6th Cavalry, United States Army, did resist lawful arrest, and did have to have a pistol forcibly taken from him, and did necessitate the carrying of himself to the guard-house by five (5 men of Troop D, 6th Cavalry. This at or near Fort Stanton. N. M., on or about the 24th day of July, 1888."
- Specification 5th -"In that Private John Driscoll, Troop D. 6th Cavalry, United States Army, did repeatedly call Corporal William Wiseworth, Troop D, 6th Cavalry, who was in the execution of his office, a '———,' and did call all the arresting party, who were in the execution of their duty, arresting him, '———' and '—,' and did threaten to shoot his troop commander and Corporal Wiseworth. This at or near Fort Stanton, N. M., on or about the 24th day of July, 1888.'

## PLEA.

## Charge I.

To the Specification, "Not guilty." To the Charge, "Not guilty."

## Charge II.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

## Additional Charge I.

To the Specification, "Not guilty." To the Charge, "Not guilty."

## Additional Charge II.

To the 1st Specification, "Guilty."

To the 2d Specification, "Not guilty."

To the 3d Specification, "Not guilty." To the 4th Specification, "Not guilty."

To the 5th Specification, "Not guilty."

To the CHARGE, "Not guilty."

## FINDING.

# Charge I.

Of the Specification, "Guilty."
Of the Charge, "Guilty."

# Charge II.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

# Additional Charge I.

Of the Specification, "Guilty." Guilty."

# Additional Charge II.

Of the 1st Specification, "Guilty."
Of the 2d Specification, "Guilty."
Of the 3d Specification, "Not guilty."
Of the 4th Specification, "Guilty."
Of the 5th Specification, "Guilty."

Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Private John Driscoll, Troop D, 6th Cavalry, "To be dishonorably discharged from the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may designate for a period of twelve (12) years."

II\_In the foregoing case of Private John Driscoll, Troop D, 6th Cavalry, the finding under the 5th specification to additional charge II is, in the opinion of the reviewing authority, not substantiated by the evidence, and is disapproved.

With the foregoing exception the proceedings, finding, and sentence are approved.

So much of the sentence as relates to confinement is mitigated to "six years," and as thus mitigated the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence thus mitigated as relates to confinement, and the prisoner will be sent there under proper guard.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:

# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, October 31, 1889.

- I\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 183, August 9, 1889, Headquarters of the Army, Adjutant General's Office, and of which Major Lewis C. Forsyth, quartermaster, is president, were arraigned and tried—
  - 1. Recruit Peter J. Degnan, General Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that Recruit Peter J. Degnan, General Mounted Service, a soldier in the service of the United States, did desert said service at Jefferson Barracks, Missouri, on or about July 6, 1889, and did continue in desertion until he surrendered himself at Newark, N. J., on or about September 11, 1889."

## PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

## FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Peter J. Degnan, General Mounted Service, "To be dishonorably discharged from the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may designate for a period of five (5) years."

- 2. Recruit Andrew Parker, Colored Detachment, Mounted Service.

  CHARGE.—"Sleeping on post, in violation of the 39th Article of War."
- Specification—"In that Recruit Andrew Parker, Colored Detachment, Mounted Service, a member of post guard, having been duly posted as a sentinel on post No. 4, at q. m. storehouse, was found asleep on his post. This at Jefferson Barracks, Missouri, on or about the night of September 14, 1889."

PLEA.

To the Specification, "Not guilty."

To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Andrew Parker. Colored Detachment, Mounted Service, "To be confined at hard labor under charge of the guard for a period of six (6) months, and to have retained the sum of ten (\$10) dollars per month of his pay for the same period; the amount so retained to be paid him on final statements on discharge from the service."

8. Recruit Edgar F. Dawson, General Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that Edgar F. Dawson, recruit, General Mounted Service U. S. Army, a soldier in the service of the United States, did desert the same at Jefferson Barracks, Missouri, on or about August 5, 1889, and did remain absent as a deserter therefrom until apprehended at St. Louis, Mo., on or about September 19, 1889."

#### Plea.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

## SENTENCE

And the court does therefore sentence him, Recruit Edgar F. Dawson, General Mounted Service, "To be dishonorably discharged from the service of the United States, forfeiting all pay and allowances due him or that may become due, and to be confined at hard labor at such place as the reviewing authority may designate for a period of five (5) years."

II -- The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Peter J. Degnan, Mounted

Service, are approved; but, in view of the unanimous recommendation of the court to elemency of the reviewing authority, so much of the sentence as imposes dishonorable discharge is remitted, and the remainder is mitigated to "confinement at hard labor for six months under charge of the post guard, and forfeiture of ten dollars per month for the same period." The sentence as thus mitigated will be duly executed.

The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruits Andrew Parker, Colored Detachment, and Edgar F. Dawson, Mounted Service, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence of Recruit *Dawson* as relates to confinement, and the prisoner will be sent there under proper guard.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

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GENERAL COUBT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, November 5, 1889.

I\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 244, October 19, 1889, Headquarters of the Army, Adjutant General's Office, and of which Major Van Buren Hubbard, surgeon, is president, was arraigned and tried—

Recruit John B. Gurnaud, Company D of Instruction, General Service.

CHARGE.—"Theft, in violation of the 62d Article of War."

Specification—"In that Recruit John B. Gurnaud, Company D of Instruction, General Service United States Army, did take, steal, or carry away and appropriate to his own use and benefit one (1) flannel over-shirt, of the value of two dollars (\$2), the personal property of Recruit Anthony Detloff, Company D of Instruction, General Service United States Army. This at Columbus Barracks, Ohio, on or about October 15, 1889."

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Not guilty" Of the CHARGE, "Not guilty."

And the court does therefore "acquit" him, Recruit John B. Gurnaud, Company D of Instruction, General Service.

- II.-The proceedings, finding, and acquittal of the general court-martial in the foregoing case of Recruit John B. Gurnaud, General Service, are approved, and the prisoner will be released from confinement and restored to duty.
- III\_Before a general court-martial which convened at West Point, New York, pursuant to Special Orders, No. 250, October 26, 1889, Headquarters of the Army, Adjutant General's Office, and of which

Captain Edward E. Wood, 8th Cavalry, is president, was arraigned and tried—

Private Charles Wheeler, U. S. Military Academy Detachment of Cavalry.

CHARGE I .- "Neglect of duty, in violation of the 62d Article of War."

Specification—"In that Private Charles Wheeler, United States Army, U. S. M. A. Detachment of Cavalry, being on guard in charge of the cavalry stables at West Point, N. Y., did lie down upon a bale of hay at one extremity of said stables and did become so drowsy as to entirely neglect his duty. This at West Point, N. Y., between the hours of 12:15 and 12:45 a. m.. October 14, 1889."

CHARGE II.—"Violation of the 38th Article of War."

Army, U. S. M. A. Detachment of Cavalry, being on guard in charge of the cavalry stables at West Point, N. Y., was found by the officer of the day, 2d Lt. G. H. Cameron, 7th Cavalry, so much under the influence of liquor as to be unable to properly perform his duty. This at West Point, N. Y., between the hours of 12:15 and 12:45 a. m., October 14, 1889."

PLEA.

# Charge 1.

To the Specification, "Guilty, except the words and did become so drowsy as to entirely neglect his duty,' and of the excepted words not guilty."

To the CHARGE, "Not guilty."

Charge II.

To the Specification, "Not guilty."

To the CHARGE, "Not guilty."

FINDING.

Charge I.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

Charge II.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Private Charles Wheeler, U. S. Military Academy Detachment of Cavalry, "To be dishonorably discharged from the service of the United States, forfeiting all pay and allowances now due or to become due, and to be confined at hard labor under charge of the guard at such place as the reviewing authority may direct for the period of six (6) months. The court takes into consideration 14 convictions by court-martial within the last four years."

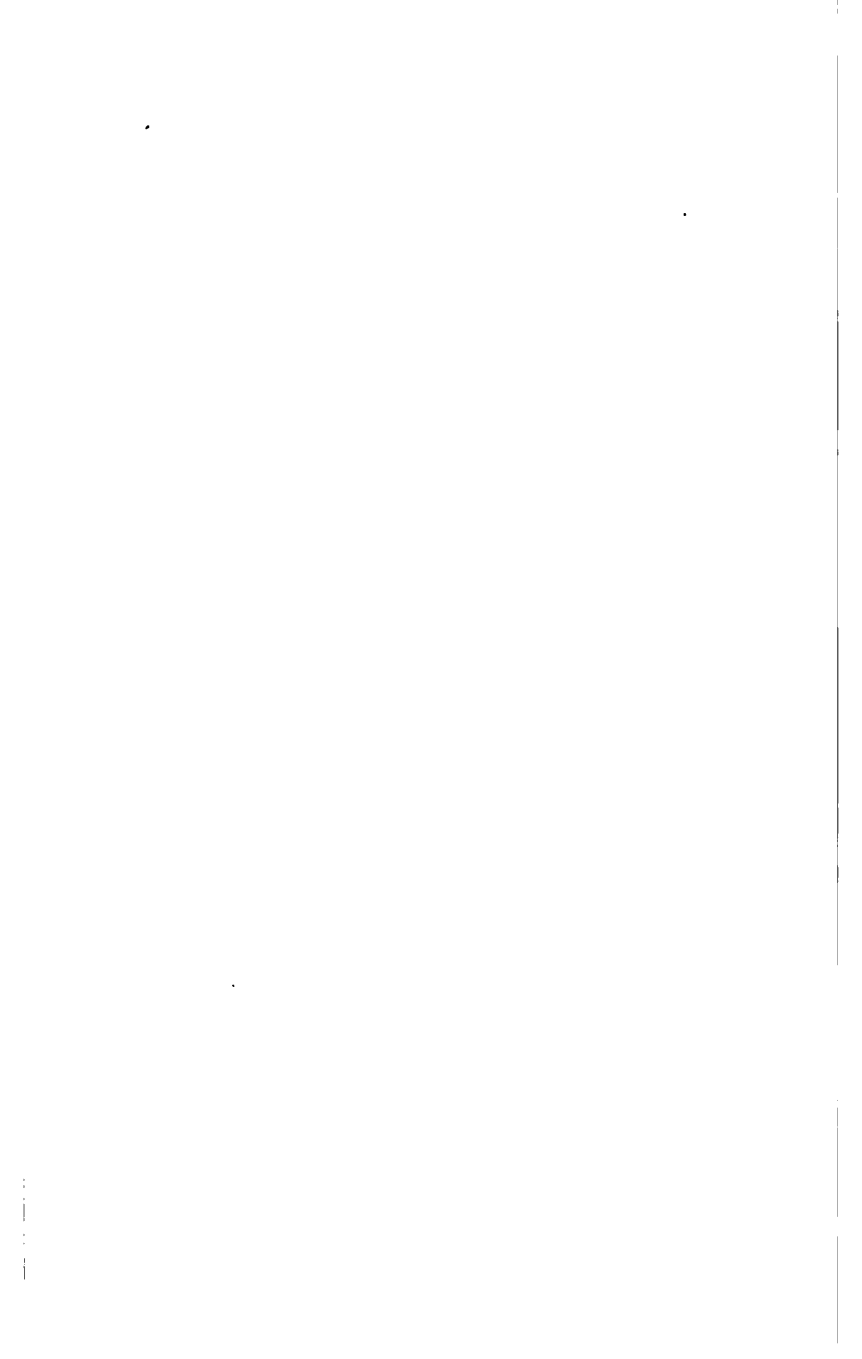
IV\_-The proceedings, finding, and sentence of the general court-martial in the foregoing case of Private Charles Wheeler, U. S. Military Academy Detachment of Cavalry, are approved, and the sentence will be duly executed at West Point, New York.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



General Court-Martial HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, November 15, 1889.

- I\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 244, October 19, 1889, Headquarters of the Army, Adjutant General's Office, and of which Major Van Buren Hubbard, surgeon, is president, were arraigned and tried—
  - 1. Recruit Franklin Pitts, Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that Recruit Franklin Pitts, Company B of Instruction, Mounted Service, a soldier in the service of the United States, did desert said service at Jefferson Barracks, Missouri, on or about August 11th, 1889, and did continue in desertion until apprehended at Richmond, Indiana, on or about September 12th, 1889."

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Recruit Franklin Pitts, Mounted Service, "To be dishonorably discharged the service of the United States, with the loss of all pay and allowances due or that may become due, and then to be confined at hard labor in such prison as the proper authority may designate for the period of five (5) years."

2. Recruit Bert Clause, Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that Recruit Bert Clause, Mounted Service U. S. Army, a soldier in the service of the United States, did desert said service at Jefferson Barracks, Missouri, on or about August 20th, 1889, and did continue in desertion until apprehended at Cleveland, Ohio, on or about September 22d, 1889."

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Bert Clause, Mounted Service, "To be dishonorably discharged the service of the United States, with the loss of all pay and allowances now due or that may become due, and then to be confined at hard labor in such prison as the proper authority may designate for the period of fire (5: years."

8. Recruit Charles Gies, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that he, Recruit Charles Gies, General Service U. S. Army, a soldier in the service of the United States, did desert the same at recruiting rendezvous, Buffalo, N. Y., on or about September 29th, 1886, and did remain absent in desertion until he surrendered himself at recruiting rendezvous, Buffalo, N. Y., September 28th, 1889."

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Charles Gies, General Service, "To be dishonorably discharged the service of the United States, with the loss of all pay and allowances now due or that may become due, and then to be confined at hard labor in such prison as the proper authority may designate for the period of four (4) years."

II\_\_The proceedings, findings, and sentences of the general courtmartial in the foregoing cases of Recruits Franklin Pitts and Bert Clause, Mounted Service, and Charles Gies, General Service, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentences as relates to confinement, and the prisoners will be sent there under proper guard.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:

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GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, November 19, 1889.

I—Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, No. 280, October 8, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain John B. Guthrie, 18th Infantry, is president, were arraigned and tried—

1. Recruit Patrick Basquill, General Service.

CHARGE I.—"Absence without leave, in violation of the 32d Article of War."

Specification—"In that Recruit Patrick Basquill, Company C of Instruction, General Service Recruits United States Army, did leave his guard at Hoboken, New Jersey, about 9 o'clock p. m., October 16th, 1889, while returning from Fort Leavenworth, Kansas, and en route to his station, Davids Island, New York Harbor, and did remain absent without permission from proper authority until 12 o'clock m., October 19th, 1889."

CHARGE II.—"Losing his arms and accouterments, in violation of the 17th Article of War."

Specification—"In that Recruit Patrick Basquill, Company C of Instruction, General Service Recruits United States Army, did lose through neglect the following articles of ordnance and ordnance stores, issued to him as part of his equipment by 1st Lieutenant Alexander McC. Guard, 19th Infantry: One Colt's revolver, money value thirteen dollars (\$13); one Colt's revolver-holster, money value ninety-eight cents (98 cts.); one waist-belt, money value thirty-seven cents (37 cts.); one waist-belt plate, money value seventeen cents (17 cts.); ten revolver ball-cartridges, caliber .45, money value ten cents (10 cts.)—total money value, fourteen dollars and sixty-two cents (\$14.62). This at Davids Island, New York Harbor, on or about October 16, 1889."

PLEA.

Charge I.

To the Specification, "Guilty." To the CHARGE, "Guilty."

## Charge II.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Charge I.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

Charge II.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Patrick Basquill, General Service, "To suffer a stoppage of seven dollars and thirty-one cents (\$7.31) per month until the Government shall have been reimbursed for the cost of ordnance and ordnance stores lost by him, to the amount of fourteen dollars and sixty-two cents (\$14.62), and also to forfeit to the United States ten (10) dollars per month of his pay for three (3) months, and to be confined at hard labor under charge of the guard for the same period."

2. Recruit James Lewis (field musician), General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that Recruit James Lewis, United States Army (field musician), Company A of Instruction, attached to Depot Detachment, General Service Recruits, did desert the service of the United States at Davids Island, New York Harbor, on or about September 14, 1889, and did continue in desertion until apprehended at Hackensack, New Jersey, on or about September 27, 1889."

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

#### FINDING.

Of the Specification, "Guilty, excepting the word 'desert,' substituting therefor the words 'absent himself without authority from,' and excepting the words 'in desertion,' substituting therefor the

word 'absent,' and of the excepted words not guilty and of the substituted words guilty."

Of the CHARGE, "Not guilty, but guilty of absence without leave." SENTENCE.

And the court does therefore sentence him, Recruit James Lewis (field musician), General Service, "To forfeit to the United States ten (10) dollars of his monthly pay for two (2) months, and to be confined at hard labor under charge of the guard for thirty (30) days."

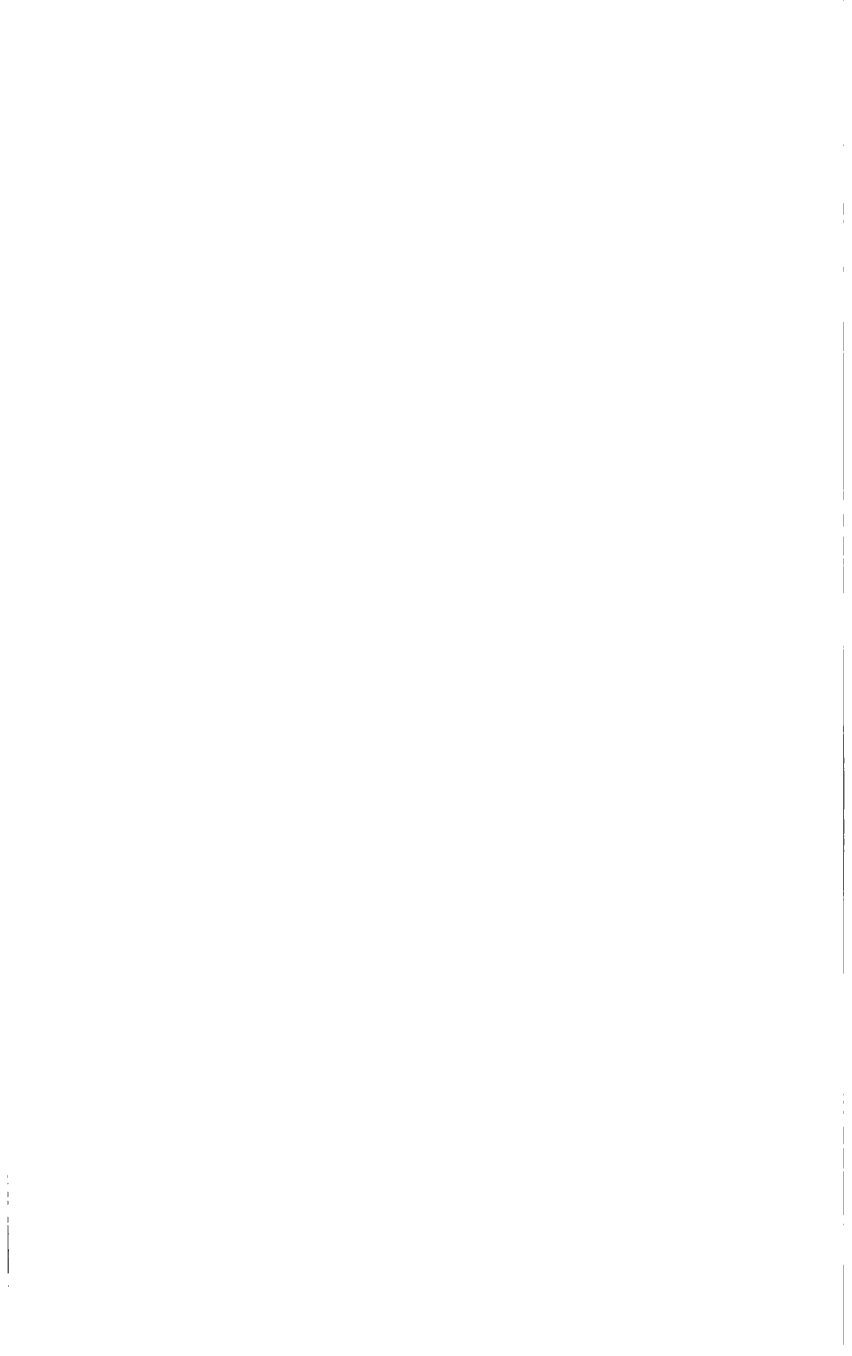
II\_The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruits *Patrick Basquill* and *James Lewis*, General Service, are approved, and the sentences will be duly executed.

By command of Major General Schoffeld:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, November 20, 1889.

I-Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, No. 230, October 3, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain John B. Guthrie, 13th Infantry, is president, was arraigned and tried—

Recruit John Adams, General Service.

CHARGE I.—"Desertion, in violation of the 47th Article of War."

Specification—"In that he, Recruit John Adams, Company B of Instruction, General Service Recruits, a soldier in the military service of the United States, did desert the same August 5, 1889, at Davids Island, New York Harbor, and did remain in desertion until apprehended at Glen Island, New York, on August 5, 1889."

CHARGE II.—"Theft, to the prejudice of good order and military discipline, in violation of the 62d Article of War."

Specification—"In that he, Recruit John Adams, Company B of Instruction, General Service Recruits, being on duty in his company barracks as room orderly, did steal and appropriate to his own use the sum of twenty-nine dollars (\$29), more or less, the property of Recruit Alfred Hemburrow, Company B of Instruction, General Service Recruits. This at Davids Island, New York Harbor, on August 5, 1889."

PLEA.

Charge I.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

Charge II.

To the Specification, "Not guilty." To the Charge, "Not guilty."

FINDING.

Charge I.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

## Charge II.

Of the Specification, "Not guilty." Of the CHARGE, "Not guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit John Adams, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor in such military prison as the reviewing authority may designate for five (5) years."

II.-The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit John Adams, General Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

III\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 244, October 19, 1889, Headquarters of the Army, Adjutant General's Office, and of which Major Van Buren Hubbard, surgeon, is president, were arraigned and tried—

1. Recruit Edward Reese, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that Recruit Edward Reese, Company A of Instruction, General Service Recruits, a soldier in the service of the United States, did desert said service at Columbus Barracks, Ohio, on or about May 9, 1889, and did continue in desertion until apprehended at Columbus, Ohio, on or about October 20, 1889."

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Edward Reese, General Service, "To be dishonorably discharged the service of the United States, with the loss of all pay and allowances now due or to become due, and then to be confined at hard labor in such prison as the proper authority may designate for the period of five (5) years."

2. Recruit John S. Shull, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that Recruit John S. Shull, Company B of Instruction, General Service Recruits, a soldier in the service of the United States, did desert said service at Columbus Barracks, Ohio, on or about December 15, 1888, and did continue in desertion until apprehended at Beaver Falls, Pennsylvania, on or about October 15, 1889."

## PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

## FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit John S. Shull, General Service, "To be dishonorably discharged the service of the United States, with the loss of all pay and allowances now due or that may become due, and then to be confined at hard labor in such prison as the proper authority may designate for the period of five (5) years."

IV\_\_The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruits Edward Reese and John S. Shull, General Service, are approved, and the sentence in the case of Recruit Reese will be duly executed. The period of confinement in the case of Recruit Shull is reduced to "one year," and as thus mitigated his sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence of Recruit Reese and of so much of the mitigated sentence of Recruit Shull as relates to confinement, and the prisoners will be sent there under proper guard.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

# General Court-Martial HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, November 22, 1889.

I\_Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, No. 280, October 8, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain John B. Guthrie, 18th Infantry, is president, was arraigned and tried—

Recruit Frank M. Cadden, General Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that Recruit Frank M. Cadden, Company D of Instruction, General Service United States Army, a soldier in the service of the United States, did desert said service at Columbus Barracks, Ohio, on or about July 9, 1889, and did continue in desertion until he surrendered himself at Fort Columbus, New York Harbor, New York, October 25, 1889."

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Recruit Frank M. Cadden, General Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor in such military prison as the reviewing authority may designate for two (2) years."

II\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Frank M. Cadden, General Service, are approved; but, in view of the unanimous recommendation of the court to elemency of the reviewing authority, so much of

the sentence as imposes dishonorable discharge is remitted, and the remainder is mitigated to "Confinement at hard labor for six months under charge of the post guard and forfeiture of ten dollars per month for the same period." The sentence as thus mitigated will be duly executed.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

CHAUNCEY McKEEVER,

Acting Adjutant General.

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, November 25, 1889.

I-Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 244, October 19, 1889, Headquarters of the Army, Adjutant General's Office, and of which Major Van Buren Hubbard, surgeon, is president, was arraigned and tried—

Recruit Hiram Clark, General Service.

CHARGE.—"Conduct prejudicial to good order and military discipline, in violation of the 62d Article of War."

Specification—"In that Recruit Hiram Clark, Company A of Instruction, General Service Recruits United States Army, did take, steal, and carry away a sum of money, to wit: eleven dollars, the property of Recruit John E. Hendra, Company A of Instruction, General Service Recruits. This at Columbus Barracks, Ohio, on or about September 11, 1889."

PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit Hiram Clark, General Service, "To be dishonorably discharged the service of the United States, with the loss of all pay and allowances now due or that may become due, and then to be confined at hard labor in such prison as the reviewing authority may designate for the period of one (1) year."

II.-The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit *Hiram Clark*, General Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, December 2, 1889.

I.—Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 242, October 17, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Albert B. Kauffman, 8th Cavalry, is president, was arraigned and tried—

Recruit (ex-lance sergeant) Edward Dugan, Mounted Service.

CHARGE.—"Conduct to the prejudice of good order and military discipline."

Specification—"In that Lance Sergeant Edward Dugan, United States Army, of the recruiting party stationed in Detroit, Michigan, did disgrace the uniform he wears and bring discredit on the same by making a corrupt proposition to one Henry Latulip, of No. 61, Michigan avenue, Detroit, Michigan, to the following effect, to wit, 'If you will pay me five cents per man I will guarantee you the contract,' referring to the contract for furnishing cooked rations to recruits for the fiscal year 1889—'90. This in Detroit, Michigan, on or about the 27th day of May, 1889."

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

Finding.

Of the Specification, "Not guilty." Of the CHARGE, "Not guilty."

And the court does therefore "acquit" him, Recruit (ex-lance sergeant) Edward Dugan, Mounted Service.

II\_\_The proceedings, finding, and acquittal of the general court-martial in the foregoing case of Recruit (ex-lance sergeant) Edward Dugan, Mounted Service, are approved, and the prisoner will be released from confinement and restored to duty.

III\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 244, October 19, 1889, Headquarters of the Army, Adjutant General's Office, and of

which Major Van Buren Hubbard, surgeon, is president, were arraigned and tried—

- 1. Sergeant Howard Welsh, General Service.
- Charge.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- Specification—"In that Sergeant Howard Welsh, Company D of Instruction, General Service United States Army, did, without just cause or provocation, strike Recruit James Shelton, Company D of Instruction, General Service U. S. Army. This at Columbus Barracks, Ohio, on or about October 28, 1889."

## PLEA.

To the Specification, "Guilty, except the words without just cause or provocation, and of the excepted words not guilty."

To the CHARGE, "Not guilty."

## FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Sergeant Howard Welsh, General Service, "To be admonished."

2. Recruit Mathew Garlan, General Service.

CHARGE I .- "Violation of the 33d Article of War."

- Specification—"In that Recruit Mathew Garlan, Company D of Instruction, General Service United States Army, did fail to repair to his quarters at the hour specified in Orders, No. 252, paragraph 5, current series, from depot, not being prevented by sickness or other necessity, nor excused by proper authority. This at Columbus Barracks, Ohio, October 29, 1889."
- CHARGE II.—"Conduct to the prejudice of good order and military discipline, in violation of the 62d Article of War."
- Specification 1st—"In that Recruit Mathew Garlan, Company D of Instruction, General Service United States Army, did conduct himself in a drunken and disorderly manner in the water-closets of the main building. This at Columbus Barracks, Ohio, at or about the hour of 11:45 p. m., October 29, 1889."

Specification 2d—"In that Recruit Mathew Garlan, Company D of Instruction, General Service United States Army, did, in the water-closets of the main building, engage in a fight with Recruits William A. Morgan and James Courtney, Company D of Instruction, General Service United States Army, and brutally assault and inflict injuries on Recruit Morgan with a glass bottle. This at Columbus Barracks, Ohio, at 11:45 p. m., October 29, 1889."

PLEA.

Charge 1.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Charge II.

To this charge and its specifications the prisoner pleaded "in bar of trial" that he had previously been tried and punished for the offenses alleged therein. His plea was sustained by the court.

FINDING.

Charge I.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Recruit Mathew Garlan, General Service, "To forfeit to the United States one dollar (\$1) of his pay."

- 3. Recruit Samuel McCue, General Service.
- CHARGE.—"Conduct prejudicial to good order and military discipline, in violation of the 62d Article of War."
- Specification 1st—"In that he, Recruit Samuel McCue, Company C of Instruction, General Service U.S. Army, did become so much under the influence of intoxicating liquor as to be unable to perform the duties of a soldier. This at Columbus Barracks, Ohio, on or about the 26th day of October, 1889."
- Specification 2d—"In that he, Recruit Samuel McCue, Company C of Instruction, General Service U. S. Army, did, while under the influence of intoxicating liquor, create a disturbance in his company quarters. This at Columbus Barracks, Ohio, on or about the 26th day of October, 1889."

of Instruction, General Service U. S. Army, did, when being taken to the guard-house by Sergeant Edwin C. Berry, Company C of Instruction, General Service U. S. Army, use abusive and insulting language, and did resist and use force and violence against the said sergeant, who at the time was in the execution of his office. All this at Columbus Barracks, Ohio, on or about the 26th day of October, 1889."

# PLEA.

To the 1st Specification, "Guilty."
To the 2d Specification, "Guilty."
To the 8d Specification, "Guilty."
To the Charge, "Guilty."

# FINDING.

Of the 1st Specification, "Guilty." Of the 2d Specification, "Guilty." Of the 3d Specification, "Guilty." Of the Charge, "Guilty."

# SENTENCE.

And the court does therefore sentence him, Recruit Samuel McCue, General Service, "To be dishonorably discharged the service of the United States, with the loss of all pay and allowances now due or that may become due."

4. Recruit Charles McGraw, General Service.

CHARGE.—" Desertion, in violation of the 47th Article of War."

Specification—"In that Recruit Charles McGraw, Company A of Instruction, General Service Recruits, a soldier in the service of the United States, did desert said service at Columbus Barracks, Ohio, on or about March 9, 1886, and did continue in desertion until apprehended while serving in Company D of Instruction, General Service Recruits, under the name of Charles Thomas, at Columbus Barracks, Ohio, on or about November 11, 1889."

#### PLEA.

To the Specification, "Guilty." To the CHARGE, "Guilty."

### FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

# SENTENCE.

And the court does therefore sentence him, Recruit Charles Mc-Graw, General Service, "To be dishonorably discharged the service of the United States, with the loss of all pay and allowances due or to become due, and then to be confined at hard labor in such place as the proper authority may designate for five (5) years."

IV\_\_The proceedings and finding of the general court-martial in the foregoing case of Sergeant *Howard Welsh*, General Service, are approved; but the sentence is disapproved. Sergeant *Welsh* will be released from arrest and restored to duty.

The proceedings, findings, and sentences of the general court-martial in the foregoing cases of Recruits Mathew Garlan, Samuel McCue, and Charles McGraw, General Service, are approved, and the sentences will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence of Recruit *McGraw* as relates to confinement at hard labor, and the prisoner will be sent there under proper guard.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

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# GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, December 5, 1889.

I\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 244, October 19, 1889, Headquarters of the Army, Adjutant General's Office, and of which Major Van Buren Hubbard, surgeon, is president, was arraigned and tried—

Recruit George W. Harper, General Service.

CHARGE.—"Theft, in violation of the 62d Article of War."

Specification—"In that Recruit George W. Harper, Company A of Instruction, General Service Recruits United States Army, did take, steal, carry away, and appropriate to his own use one great coat, of the value of \$11.87, the property of Recruit Louis Dunn, Company A of Instruction, General Service Recruits. This at or near Columbus Barracks, Ohio, on or about October 25, 1889."

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Recruit George W. Harper, General Service, "To be dishonorably discharged the service of the United States, with the loss of all pay and allowances now due or to become due, and then to be confined at hard labor in such prison as the reviewing authority may designate for one (1) year."

II\_The proceedings of the general court-martial in the foregoing case of Recruit George W. Harper, General Service, are approved; but the evidence as to the theft is, in the opinion of the reviewing authority, not conclusive of the prisoner's guilt. The finding and sentence are therefore disapproved, and the prisoner will be released from confinement and restored to duty.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, December 7, 1889.

I\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 242, October 17, 1889, and No. 264, November 12, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Albert B. Kauffman, 8th Cavalry, is president, was arraigned and tried—

Recruit Frank O'Brien, Mounted Service.

CHARGE.—"Desertion, in violation of the 47th Article of War."

Specification—"In that Recruit Frank O'Brien, Company A of Instruction, Mounted Service, a duly enlisted soldier in the Army of the United States, did desert the said service at Jefferson Barracks, Missouri, on or about August 8, 1889, and did continue in desertion until he surrendered at Detroit, Michigan, on or about the 16th day of October, 1889."

PLEA.

To the Specification, "Not guilty." To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

#### SENTENCE.

And the court does therefore sentence him, Recruit Frank O'Brien, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances due or that may become due him, and to be confined at hard labor in such place as the reviewing authority may designate for the period of five (5) years."

II\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Frank O'Brien, Mounted Service, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement at hard labor, and the prisoner will be sent there under proper guard.

By command of Major General Schoffeld:

J. C. KELTON,

Adjutant General.

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, December 9, 1889.

I\_Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 242, October 17, 1889, and No. 264, November 12, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Albert B. Kauffman, 8th Cavalry, is president, was arraigned and tried—

Recruit Michael J. Reilly, Mounted Service.

CHARGE.—"Theft, in violation of the 62d Article of War."

Specification—"In that he, Recruit Michael J. Reilly, Company D of Instruction, Mounted Service United States Army, did feloniously steal and carry away one Government great-coat, of the value of \$11.66, which coat had been issued by the United States to Recruit James W. Tuttle, same company, for his use as a soldier. This at Jefferson Barracks, Missouri, November 13, 1889."

PLEA.

To the Specification, "Not guilty."

To the CHARGE, "Not guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Recruit Michael J. Reilly, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due, and to be confined at hard labor at such place as the reviewing authority may direct for the period of one (1) year."

II.—The proceedings of the general court-martial in the foregoing case of Recruit *Michael J. Reilly*, Mounted Service, are approved; but the evidence is, in the opinion of the reviewing authority, of questionable conclusiveness. The finding and sentence are therefore disapproved, and the prisoner will be released from confinement and restored to duty.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

OFFICIAL:

Adjutant General.



GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, December 12, 1889.

I-Before a general court-martial which convened at Davids Island, New York Harbor, pursuant to Special Orders, No. 230, October 8, 1889, and No. 268, November 16, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain John B. Guthere, 13th Infantry, was president, was arraigned and tried—

Recruit (late sergeant) Frank H. Crawford, General Service.

- CHARGE I.—"Desertion, in violation of the 47th Article of War."
- Specification—"In that Recruit (late sergeant) Frank H. Crawford, Company C of Instruction, General Service Recruits, a soldier in the service of the United States, did desert said service at Davids Island, New York Harbor, on or about November 8, 1889, and did continue in desertion until apprehended at New York City on or about November 9, 1889."
- CHARGE II.—"Conduct prejudicial to good order and military discipline, in violation of the 62d Article of War."
- Specification 1st—"In that Recruit (late sergeant) Frank H. Crawford, Company C of Instruction, General Service Recruits, did, with intent to defraud, borrow from Recruit Heinrich Rixen, Company C of Instruction, General Service Recruits, the sum of twenty-nine dollars (\$29), and did feloniously appropriate the said sum to his own use and benefit. This at Davids Island, New York Harbor, on or about November 8, 1889."
- Specification 2d—"In that Recruit (late sergeant) Frank H. Crawford, Company C of Instruction, General Service Recruits, did, with intent to defraud, borrow from Recruit Anton Vaas, Company C of Instruction, General Service Recruits, the sum of three dollars (\$3), and did feloniously appropriate the said sum to his own use and benefit. This at Davids Island, New York Harbor, on or about November 8, 1889."
- Specification 3d—"In that Recruit (late sergeant) Frank H. Crawford, Company C of Instruction, General Service Recruits, did, with intent to defraud, borrow from Recruit Patrick Tuohey, Company C of Instruction, General Service Recruits, the sum of five dollars (\$5), and did feloniously appropriate the said sum to his own use and benefit. This at Davids Island, New York Harbor, on or about November 8, 1889."

Specification 4th—"In that Recruit (late sergeant) Frank H. Crawford, Company C of Instruction, General Service Recruits, did receive from Recruit John C. Filler, Company C of Instruction, General Service Recruits, for safe-keeping, one (1) gold watch, valued at fifteen dollars (\$15), and the sum of twenty dollars (\$20), did feloniously appropriate the said watch and said sum of money to his own use and benefit. This at Davids Island, New York Harbor, on or about November 8, 1889."

Specification 5th—"In that Recruit (late sergeant Frank II. Crawford, Company C of Instruction, General Service Recruits, did receive from Recruit George W. Clason, Company C of Instruction, General Service Recruits, one (1) gold watch valued at fifteen dollars (\$15), and for which he was to give said Recruit Clason one (1) unmade blouse and the sum of four dollars (\$4), did feloniously appropriate the said watch to his own use and benefit. This at Davids Island, New York Harbor, on or about November 8, 1889."

# PLEA.

# Charge I.

To the Specification, "Not guilty." To the Charge, "Not guilty."

Charge II.

To the 1st Specification, "Not guilty." To the 2d Specification, "Not guilty." To the 3d Specification, "Not guilty." To the 4th Specification, "Not guilty." To the 5th Specification, "Not guilty." To the Charge, "Not guilty."

FINDING.

# Charge I.

Of the Specification, "Guilty, except the words 'desert said service at," substituting therefor the words 'absent himself without leave from proper authority from; also excepting the words 'in desertion,' substituting therefor 'to so absent himself; of all excepted words not guilty; of all substituted words guilty."

Of the Charge, "Not guilty, but guilty of absence without leave, in violation of the 32d Article of War."

# Charge II.

Of the 1st Specification, "Guilty, excepting the word 'feloniously,' and of the excepted word not guilty."

Of the 2d Specification, "Guilty, excepting the word 'feloniously,' and of the excepted word not guilty."

Of the 3d Specification, "Not guilty."

Of the 4th Specification, "Guilty."

Of the 5th Specification, "Guilty, excepting the words and figures fifteen dollars (\$15), substituting therefor the words and figures, respectively, twelve dollars and fifty cents (\$12.50); also excepting the words and figures four dollars (\$4), substituting therefor, respectively, three dollars and fifty cents (\$3.50); also excepting the word feloniously, substituting therefor the words with intent to defraud; of all excepted words not guilty; of all substituted words guilty."

Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Recruit (late sergeant) Frank H. Crawford, General Service, "To be confined at hard labor under charge of the guard at the post where his company may be serving for the period of six months, and to forfeit to the United States eight (8) dollars of his pay per month for the same period."

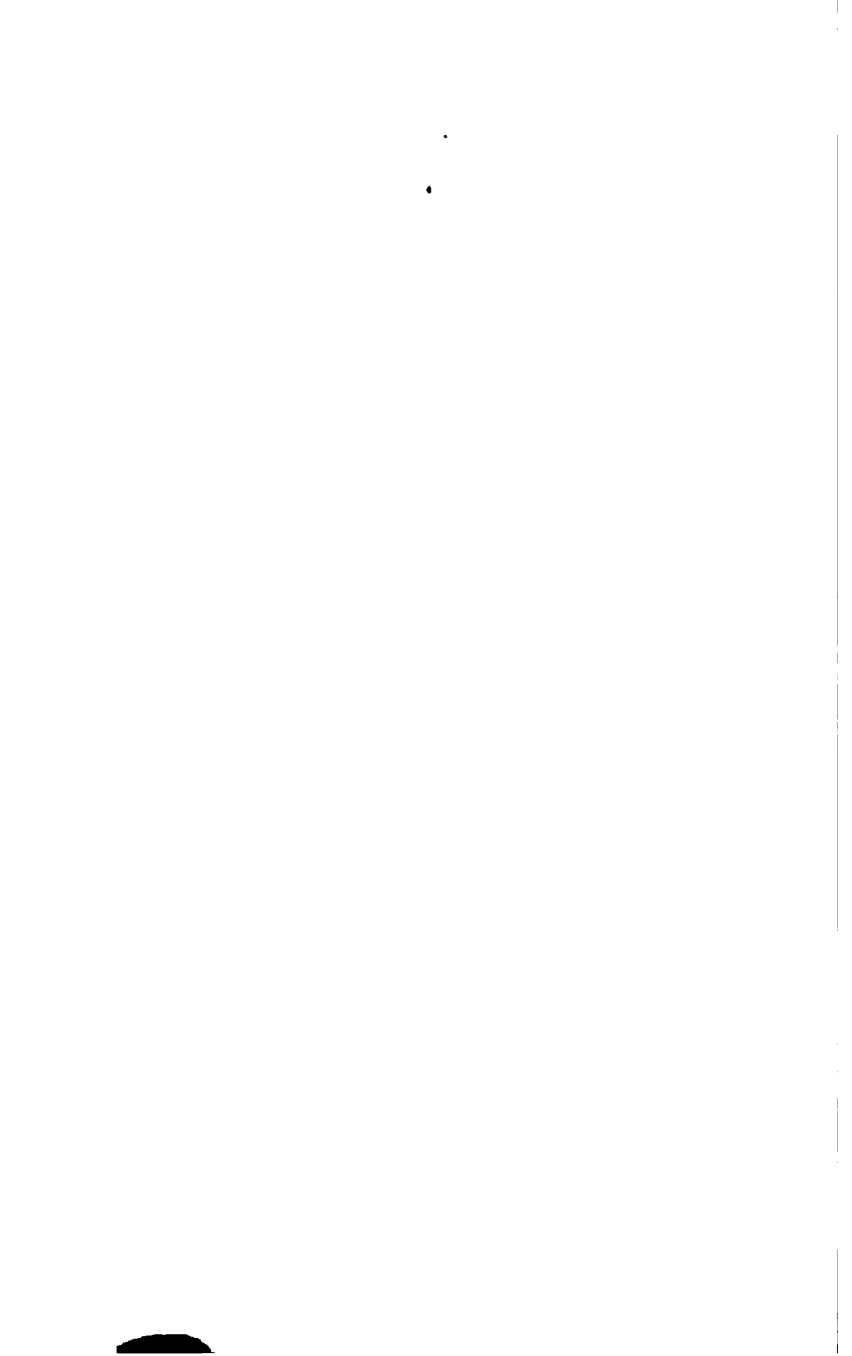
II\_\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit (late sergeant) Frank H. Crawford, General Service, are approved, and the sentence will be duly executed.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



- GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
  ADJUTANT GENERAL'S OFFICE,
  Washington, December 17, 1889.
- I\_\_Before a general court-martial which convened at Willets Point, New York Harbor, pursuant to Special Orders, No. 256, November 2, 1889, and No. 275, November 25, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Eric Berg-Land, Corps of Engineers, is president, was arraigned and tried—
- 2d Class Private Thomas Donnelly, Company A, Battalion of Engineers.
- CHARGE I.—"Desertion, in violation of the 47th Article of War."
- Specification—"In this: that he, 2d Class Private Thomas Donnelly, Company A, Battalion of Engineers, a soldier in the service of the United States, did desert said service at Willets Point, New York Harbor, April 15th, 1888, and did remain absent in desertion until apprehended at New York City on or about October 21, 1889."
- CHARGE II.—"Quitting his guard, in violation of the 40th Article of War."
- Specification—"In this: that he, 2d Class Private I homas Donnelly, Company A, Battalion of Engineers, having been duly mounted as a member of the post guard at Willets Point, New York Harbor, April 15, 1888, did desert said guard between the hours of 9:30 and 10 p. m., April 15th, 1888, and did remain absent until apprehended at New York City on or about October 21st, 1889."
- CHARGE III .- "Violation of the 17th Article of War."
- Specification—"In this: that he, 2d Class Private Thomas Donnelly, Company A, Battalion of Engineers, did lose, through neglect, the following articles of Government property: One (1) cartridge-belt and plate, value \$1.50. This at Willets Point, New York Harbor, on or about April 15, 1888."
- CHARGE IV .- "Violation of the 62d Article of War."
- Specification—"In this: that he, 2d Class Private Thomas Donnelly, Company A, Battalion of Engineers, did lose, through neglect, the following articles of Government property: Two (2) bed sheets, value 38 cts. This at Willets Point, New York Harbor, on or about April 15, 1888."

PLEA.

Charge I.

To the Specification, "Guilty." To the Charge, "Guilty."

Charge II.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Charge III.

To the Specification, "Guilty." To the Charge, "Guilty."

Charge IV.

To the Specification, "Guilty." To the Charge, "Guilty."

FINDING.

Charge I.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

Charge II.

Of the Specification, "Guilty." Of the Charge, "Guilty."

Charge III.

Of the Specification, "Guilty." Of the Charge, "Gunty"

Charge IV.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

### SENTENCE.

And the court does therefore sentence him, 2d Class Private Thomas Donnelly, Company A, Battalion of Engineers, "To be dishonorably discharged the service of the United States, to be confined at hard labor at such military prison as the reviewing authority may direct for the period of five (5) years, and to forfeit to the United States all pay and allowances now due or that may become due him."

II\_-The proceedings, finding, and sentence of the general court-martial in the foregoing case of 2d Class Private *Thomas Donnelly*, Company A, Battalion of Engineers, are approved, and the sentence will be duly executed.

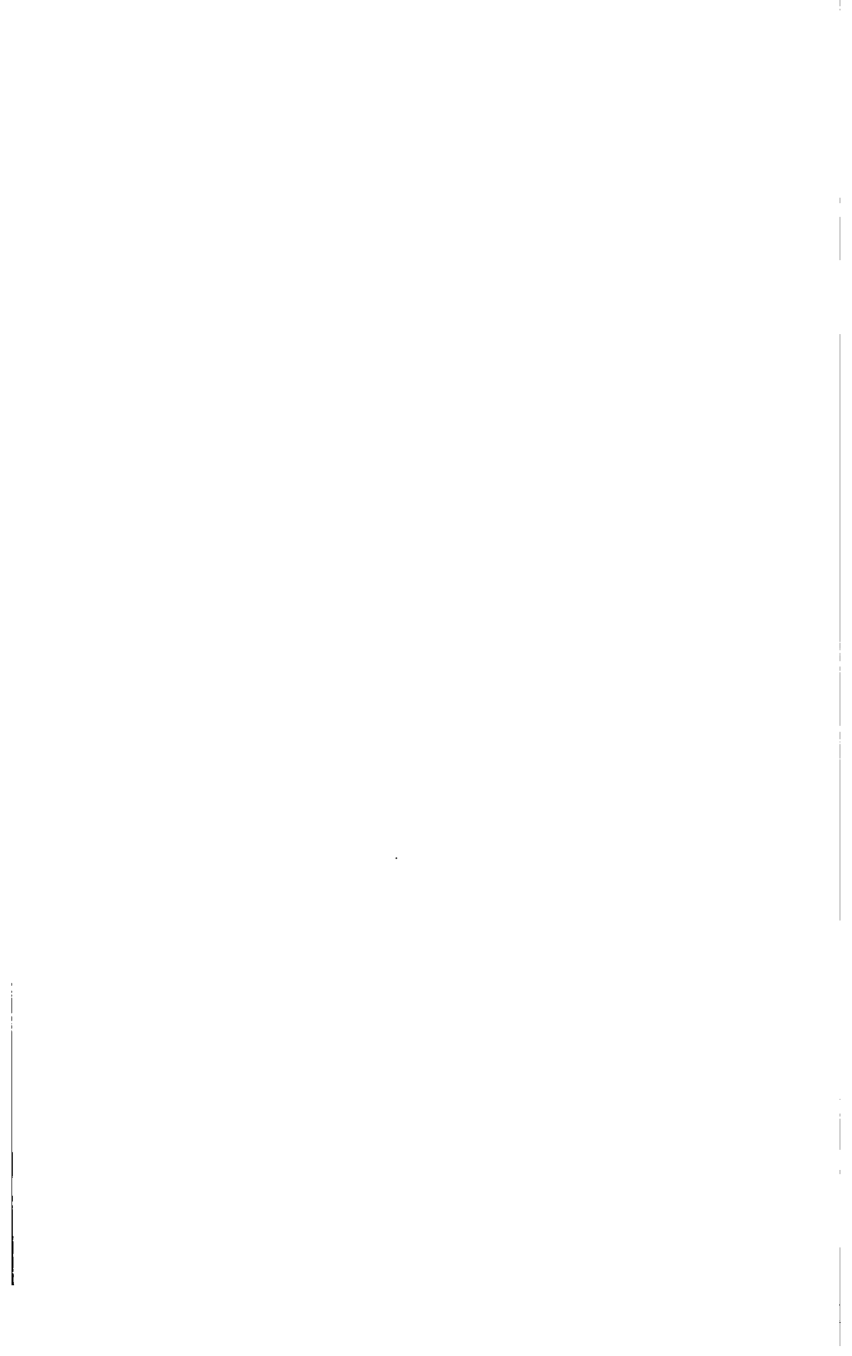
The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, December 20, 1889.

I\_Before a general court-martial which convened at Columbus Barracks, Ohio, pursuant to Special Orders, No. 244, October 19, 1889, Headquarters of the Army, Adjutant General's Office, and of which Major Van Buren Hubbard, surgeon, is president, was arraigned and tried—

Private James O'Neil, Company A, 12th Infantry.

CHARGE I.—"Desertion, in violation of the 47th Article of War."

Specification—"In that Private James O'Neil, Company A, 12th Infantry, a soldier in the service of the United States, did desert said service at Fort Sully, South Dakota, on or about June 21, 1889, and did continue in desertion until recognized and confined at Columbus Barracks, Ohio, November 22, 1889."

CHARGE II.—"Fraudulent enlistment, in violation of the 62d Article of War."

Specification—"In that Private James O'Neil, Company A, 12th Infantry, did, while in desertion, enlist himself in the General Service United States Army, under the name of James Hagen, without a regular discharge from said Company A, 12th Infantry, in which he last served. This at Chicago, Illinois, on or about November 20, 1889."

PLEA.

Charge I.

To the Specification, "Guilty." To the CHARGE, "Guilty."

Charge II.

To the Specification, "Guilty." To the CHARGE, "Guilty."

FINDING.

Charge I.

Of the Specification, "Guilty."
Of the CHARGE, "Guilty."

# Charge II.

Of the Specification, "Guilty." Of the CHARGE, "Guilty."

## SENTENCE.

And the court does therefore sentence him, Private James O'Neil, Company A, 12th Infantry, "To be dishonorably discharged the service of the United States, with the loss of all pay and allowances now due or that may become due, and then to be confined at hard labor in such prison as the proper authority may designate for five (5) years."

II\_\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Private James O'Neil, Company A. 12th Infantry, are approved, and the sentence will be duly executed.

The Military Prison at Fort Leavenworth, Kansas, is designated at the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

By command of Major General Schofield:

J. C. KELTON,

Adjutant General

OFFICIAL:

GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE,
Washington, December 23, 1889.

I-Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 242, October 17, 1889, and No. 264, November 12, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Albert B. Kauffman, 8th Cavalry, is president, was arraigned and tried—

Recruit Edward Lipman, Mounted Service.

CHARGE.—"Violation of the 82d Article of War."

Specification—"In that Recruit Edward Lipman, Company A of Instruction, Mounted Service United States Army, did, upon being released from confinement in the post guard-house, by having his unexpired sentence to confinement remitted by the post commander on November 21st, 1889, immediately thereafter absent himself from his company and post, without leave from his commanding officer, and did remain absent until November 30th, 1889. This at Jefferson Barracks, Missouri, on or about the dates above specified."

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Guilty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Recruit Edward Lipman, Mounted Service, "To be confined at hard labor under charge of the guard at this depot for the period of eight months, and to forfeit to the United States ten dollars (\$10) of his pay per month for the same period."

II\_\_The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit *Edward Lipman*, Mounted Service, are approved, and the sentence will be duly executed.

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

OFFICIAL:

Adjutant General.



GENERAL COURT-MARTIAL HEADQUARTERS OF THE ARMY,
ADJUTANT GENERAL'S OFFICE.
Washington, December 28, 1889.

I.-Before a general court-martial which convened at Jefferson Barracks, Missouri, pursuant to Special Orders, No. 242, October 17, 1889, and No. 264, November 12, 1889, Headquarters of the Army, Adjutant General's Office, and of which Captain Albert B. Kauffman, 8th Cavalry, is president, was arraigned and tried—

Recruit Frank Reeder, Mounted Service.

CHARGE.—"Violation of the 32d Article of War."

Specification—"In that he, Recruit Frank Reeder, Company D of Instruction, Mounted Service United States Army, did absent himself from his company and quarters, without permission from proper authority, from about 11 p. m., November 21, 1889, until about 10 a. m., November 30, 1889. This at Jefferson Barracks, Missouri."

PLEA.

To the Specification, "Guilty."

To the CHARGE, "Gailty."

FINDING.

Of the Specification, "Guilty."

Of the CHARGE, "Guilty."

SENTENCE.

And the court does therefore sentence him, Recruit Frank Reeder, Mounted Service, "To be dishonorably discharged the service of the United States, forfeiting all pay and allowances now due or that may become due him, and to be confined at hard labor at such place as the reviewing authority may designate for the period of one (1) year."

II\_-The proceedings, finding, and sentence of the general court-martial in the foregoing case of Recruit Frank Reeder, Mounted Service, are approved, and the sentence will be duly executed.

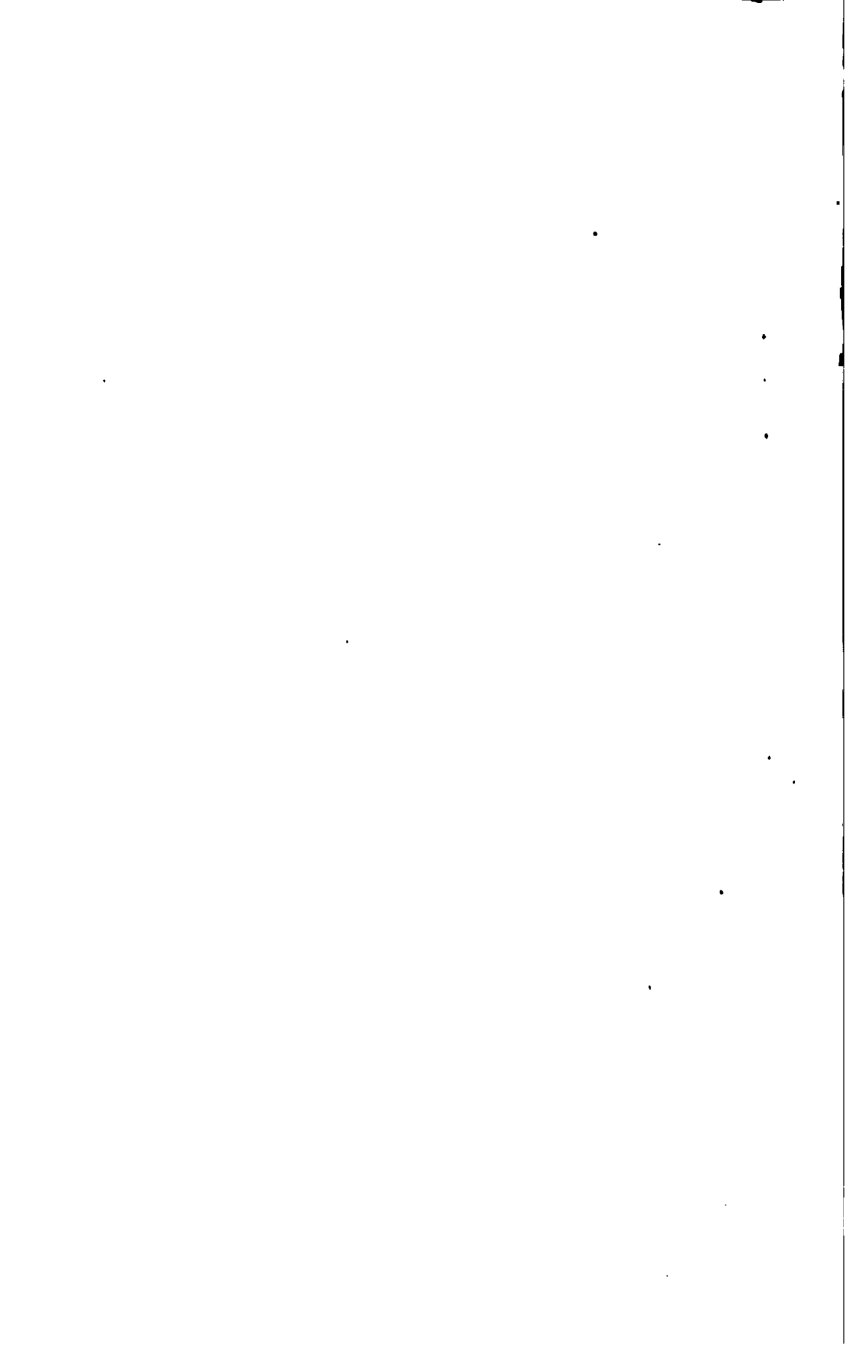
The Military Prison at Fort Leavenworth, Kansas, is designated as the place for execution of so much of the sentence as relates to confinement, and the prisoner will be sent there under proper guard.

By COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

OFFICIAL:

Adjutant General.







No. 1.

# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, February 14, 1889.

The following decisions, rulings, &c., have been made during the month of January, 1889, and are published to the Army for the information of all concerned:

ADJUTANTS OF ARTILLERY AND INFANTRY REGIMENTS.

Adjutants of artillery and infantry regiments are mounted officers, and paragraph 2693 of the Regulations applies to them. The decision of April 9, 1887, published in Circular, No. 4, of 1887, from this office, is amended accordingly.—[Decision Maj. Gen. Comdg. the Army, letter Jan. 24, 89—56 A. G. O., 1889.]

# MUSTER AND PAY ROLLS.

Hereafter, in order to save labor in the preparation of muster and pay rolls, the column of "Names. Present" in the two rolls intended for the paymaster will not be filled in.—[General decision, Jan. 8, 89—99A A. G. O., E. B. R. A., 1889.]

#### MUSIC-POUCHES.

In computing the money allowance of clothing for band musicians, published in the annual price-list of clothing and equipage, the cost of a music-pouch is taken into consideration. Each band musician is credited with the value of such pouch. Consequently they should not be credited with the money value of another pouch.—[General decision, letter Jan. 15, 89—90 A. G. O., 1889.]

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:

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# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, March 15, 1889.

The following decisions, rulings, &c., have been made during the month of February, 1889, and are published to the Army for the information of all concerned:

#### THE RATION FOR THE HOSPITAL CORPS.

The option of drawing the meat ration in either fresh or salt meat and the flour ration in flour or bread, as the surgeon may deem for the interests of the sick in hospital, was granted on the ground that the sick require a different diet from others, and to enable them to so draw the most expensive components of the ration as to realize the most money with which to procure more delicate food. It is not the intention that the Hospital Corps should mess with and receive the same delicacies as the sick in hospital. There is no reason why special privileges in the matter of drawing rations, not accorded to other enlisted men of the Army, should be given to the enlisted men of the Hospital Corps. They are not sick men, and the privilege accorded in the decision of the Secretary of War, communicated in letter from Headquarters of the Army of January 13, 1882, in regard to flour, and the decision of August 25, 1888, published in Circular, No. 7, of same year, in regard to meat, are construed as applying only to rations for the sick.—[Decision Sec. War, letter Feb. 8, 89-248 A G. O., 1889.]

#### TYPE-WRITING MACHINE AND MATERIAL.

So far as the Quartermaster's Department is concerned, no objection is known to the use of the type-writer in all cases of correspondence and record. It is thought, however, that in cases that carry with them any money or property accountability, such as words or figures not printed on vouchers or returns, should be written with the pen, as it adds security to such papers.

The kinds of type-writer ribbons prescribed by the Secretary of War for use in the War Department are Underwood's black record ribbon and Underwood's indelible copying ribbon.—[Decision Sec. War, letter Feb. 19, 89—77 A. G. O., 1889.]

#### REGIMENTAL BANDS.

The number of men attached to a regimental band must not, under any circumstances, exceed the number of vacancies in the band.—
[Decision Maj. Gen. Comdg. Army, letter Feb. 7, 89—1216 A. G. O., E. B. R. A., 1889.]

#### DISTINGUISHED MARKSMEN.

As under the orders issued in 1885 and 1886, with the approval of the Lieutenant General Commanding the Army, from the Division the Atlantic, no department competitions were held and no department teams formed in the Division of the Atlantic in those years, and as the prizes usually awarded for such firing were then given for preliminary practice and for separate matches, the Secretary of War's of the opinion that a standing among the first twelve in the practication preceding the division competition does not constitute the membership upon a department team necessary for transfer to the class of distinguished marksmen.—[Decision Maj. Gen. Comdg. Army, letter Feb. 20, 89—5847 A. G. O., 1888.]

#### PASTE FOR TARGET PRACTICE.

The amount of flour for making paste for target practice provides by the Quartermaster's Department, under the authority of paragraph 486 of the Regulations, as amended by General Orders, No. 42, of 1885, from Headquarters of the Army, will not exceed first pounds for each troop, battery, or company, during the target-practice season.—[Decision Maj. Gen. Comdg. Army, Feb. 20, 89—99. A. G. O., 1889.]

#### POST SCHOOLS.

Paragraph 564 of the Regulations: As the regulation has made the instruction of enlisted men a military duty, the Major General Commanding is not able to see why there should be any doubt as to the attendance being compulsory.—[Decision Maj. Gen. Comdg. Army, letter Feb. 28, 89—965 A. G. O., 1889.]

Paragraph 564 of the Regulations: Where the company commander asked permission to extend the benefits of the post school to an enlisted man serving his third enlistment, held—that if any enlisted men outside of the provision of the Regulations desire to attend the school, they can be authorized to do so.—[Decision Maj. Gen. Condg. Army, Feb. 28, 89—1026 A. G. O., 1889.]

#### ACTING HOSPITAL STEWARDS.

The decision of the Secretary of War published in the last paragraph of Circular, No. 8, of 1888, from this office, fixes the status of acting hospital stewards as privates. They will be so reported on the muster-rolls, with the remark "acting hospital steward" in the column of "Remarks."—[General decision, Feb. 8, 89—1548 A. G. O., E. B. R. A., 1889.]

### CLOCKS AND THEIR REPAIRS.

Clocks and their repairs needed at posts will be secured by requisition on the Quartermaster's Department.—[General decision, letter Feb. 26, 89—968 A. G. O., 1889.]

## POST FUND AND POST PROPERTY.

Paragraphs 194½ and 529 of the Regulations: The post treasurer has charge of the post fund, and the post quartermaster of the post property. The distribution of the accumulated fund will be made without regard to date of arrival of a company at the post.—[General decision, letter Feb. 27, 89—1005 A. G. O., 1889.]

#### REGIMENTAL FUND.

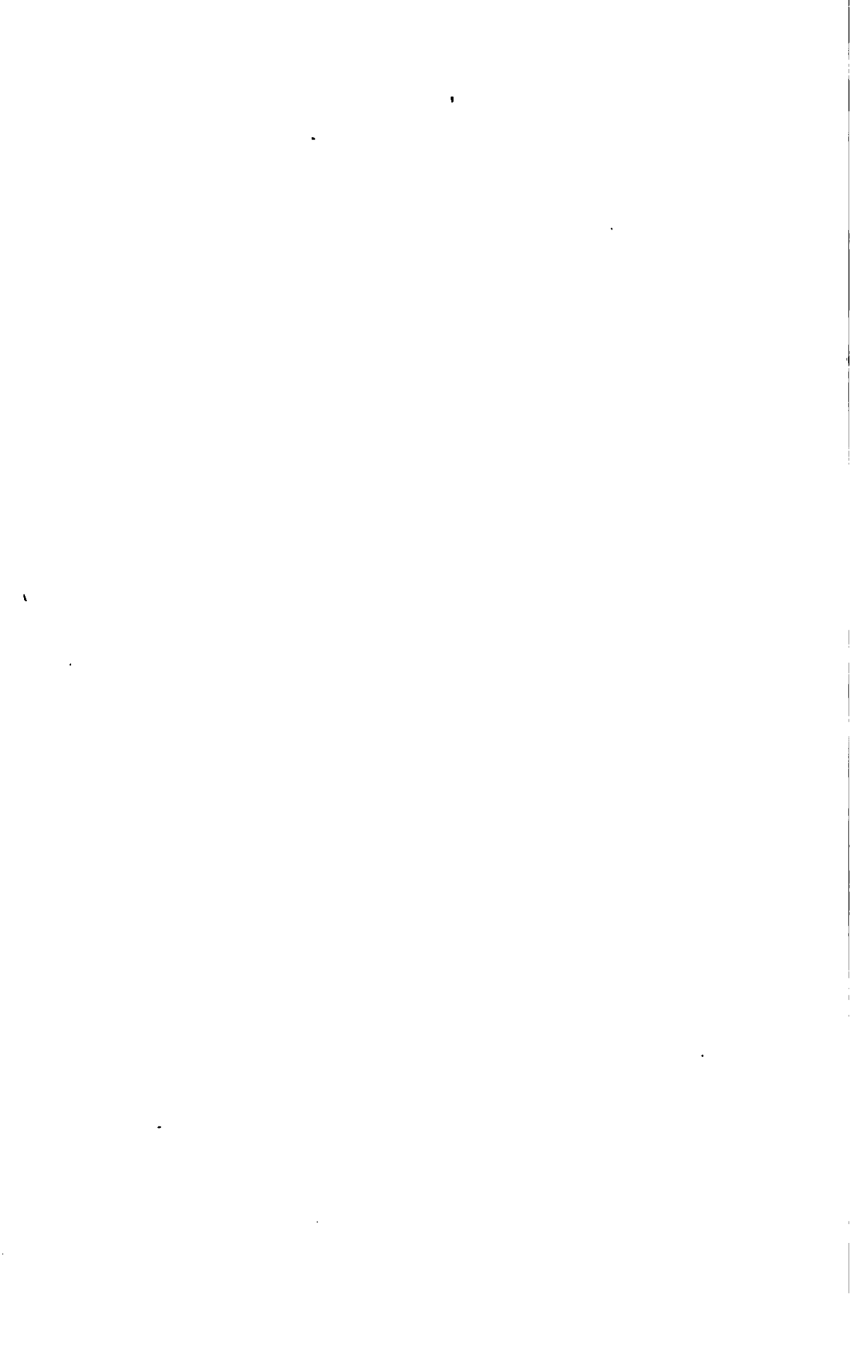
In the matter of the final distribution and audit of the regimental fund, it is held that the regimental fund, under the name of the band fund, will continue to exist, and will be exclusively applied to the support of the band. The adjutant will be the treasurer of the fund, and will disburse it on warrants drawn by the regimental commander. He will render, through the colonel, to the department commander, returns of the state of the fund and of the property purchased therefrom, on the dates and in the manner prescribed for the post treasurer.—[General decision, letter Feb. 28, 89—967 A. G. O., 1889.]

By command of Major General Schofield:

R. C. DRUM,

Adjutant General.

OFFICIAL:



Circular, No. 8.

# HEADQUARTERS OF THE ARMY, 'Adjutant General's Office, Washington, April 13, 1889.

The following decisions, rulings, &c., have been made during the month of March, 1889, and are published to the Army for the information of all concerned:

#### GARDEN SEEDS.

Paragraph 572 of the Regulations, as published in General Orders, No. 7, current series, from this office, is not construed ascrequiring requisitions for garden seeds to be made on the Subsistence Department when they can be readily purchased at reasonable rates at or in the vicinity of a post. In such cases they may be purchased by those desiring them direct from dealers or producers. Whenever they cannot be so obtained, or it is preferred to purchase them from the Subsistence Department, they will be procured in the manner provided in the general order above referred to.—[Dec. Sec. War, letter Mar. 21, 89—1387 A. G. O., 1889.]

#### POST SCHOOLS.

Post schools should be held daily, Saturdays and Sundays excepted.

—[Decision Maj. Gen. Comdg. Army, Mar. 11, 89—4418 A. G. O.,
E. B. R. A., 1889.]

During vacation (May 1st to October 31st) only one of the school-teachers at each post will be allowed extra-duty pay, to look after all the school property, school books, &c., and teach the new recruits and the children at the post; otherwise he is available for clerical or such other duty in addition as may be deemed necessary by the post commander. All other school-teachers will be returned to their companies for duty, unless it should sometimes occur that more than one teacher is required between April 30th and October 31st, when application will be made to the Adjutant General of the Army for the assignment of such additional teachers as may be needed upon extraduty.—[Decision Maj. Gen. Comdg. Army, Mar. 20, 89—2543A A. G. O., E. B. R. A., 1889.]

# BAKERY FUNDS.

Under paragraph 194½ of the Regulations, the bakery fund is chargeable with the cost of such of the necessary ingredients of bread as are not issued by the supply departments, as well as with the extra-duty pay of bakers.

By the "saving effected by the iscue of the bread instead of the flour ration," in paragraph 524 of the Regulations, is meant that by issuing to the troops the flour ration instead of the bread ration (as fixed in section 1146, Revised Statutes) a saving is effected, and that from the proceeds of such savings the expenses of the bakery are to be defrayed.

The provision of the concluding sentence of General Orders, No. 94, Adjutant General's Office, 1886, is still in force, as it does not conflict with the general principle laid down in paragraph 194½ of the Regulations that the saving on the flour ration will be disposed of "for the benefit of the troops." In computing the amount due to each company as its share of the net proceeds of the saving on the flour ration, the council of administration will of course take notice of the quantity of flour each company may have drawn under the provision of the order referred to.

The authorized weight of bread is based on its weight when twenty-four hours old.

In answer to the question whether bread undrawn at the period covered by the ration returns is forfeited to the bakery, held that bread should not be left in the bakery beyond the period covered by the return on which the issue is ordered.

The allowance of bread issued to the troops, if not fully consumed may be reduced to conform to their actual needs, at the discretion of the council of administration. The surplus bread of the hospital, as of companies, should be sold only by the bakery.—[Decision May. Gen. Comdg. Army, letter Mar. 14, 89—1120 A. G. O., 1889.]

## SMALL-ARMS FIRING REGULATIONS.

Under paragraphs 218 and 219, Blunt's Firing Regulations for Small-Arms, the soldier must not be advanced to firing at 800 yards unless in his practice at the shorter ranges he makes the totals there specified as requisite for advancement to long-range practice.—[Decision Main Gen. Comdg. Army, Mar. 30, 1889, letter Apr. 3, 89—1554 A. G. O., 1889.]

### POST TRADER'S TAX.

The members of the Hospital Corps and Indian scouts serving at a post, when included in the computation of the amount of the per capita tax levied on the post trader, are each detachments within the

meaning of paragraph 522 of the Regulations, and are, therefore, entitled to their pro rata share of the tax.—[General decision, letter Mar. 28, 89—1546 A. G. O., 1889.]

## COMPANY FUND.

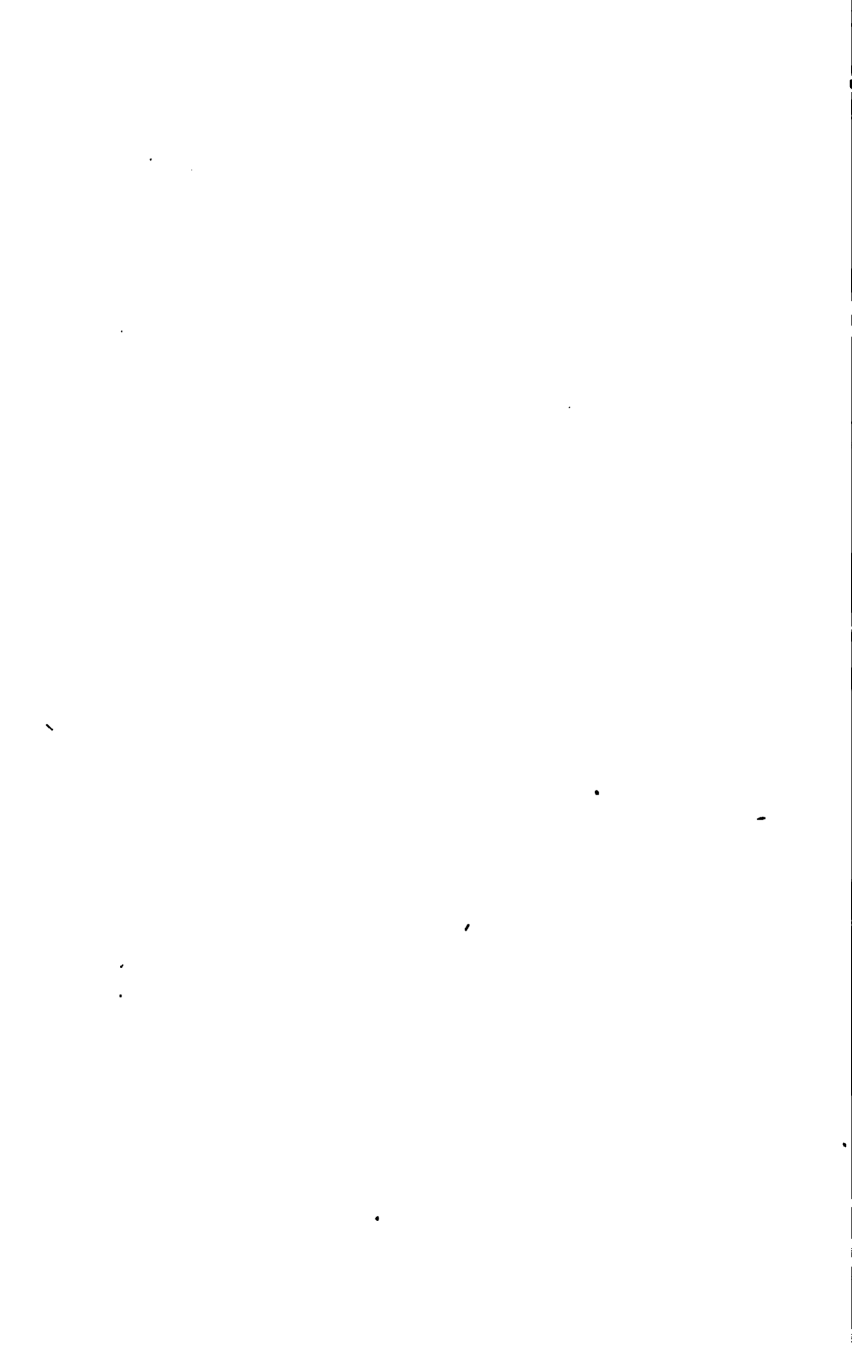
The post commander exercises a general supervision over the messes of the several companies of his command, with the immediate conduct of which captains are intrusted by paragraph 552 of the Regulations. The accounts current of the company fund are at all times open to his inspection and, at the end of the quarter, before transmission to regimental headquarters, are formally approved by him.—[General decision, letter Mar. 28, 89—1521 A. G. O., 1889.]

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL: -



No. 4.

## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, May 11, 1889.

The following decisions, rulings, &c., have been made during the month of April, 1889, and are published to the Army for the information of all concerned:

#### POST SCHOOLS.

The same rule applies to detail of officers as instructors in post schools as to all other military duty. Elementary instruction to individual enlisted men, or squads of men, is not given directly by commissioned officers, but by non-commissioned officers or privates, under the supervision of commissioned officers. When the pupils are so far advanced as to be taught in classes, especially by lectures in history, &c., the instruction may very appropriately be given directly by commissioned officers, as they would instruct a platoon or company in the prescribed tactics of their arm. The elementary instruction, especially in the inauguration of the present system, should be under the close supervision and direction of officers, who should sealously give all necessary assistance to the immediate instructors. And the commanding officer should detail as many officers for this duty as he may deem necessary Lieutenants of the line cannot make any valid objection to serving in this capacity under the superintendency of the chaplain of the post or regiment; for this duty is imposed primarily upon him by statute, and they are detailed to assist him under the provisions of the statute and of a regulation of the War Department.—[Decision Sec. War, Apr. 12, 89-1639 A. G. O., *1889.* ]

#### EXTRA-DUTY PAY TO SCHOOL-TEACHERS.

Only one school-teacher at each post will be allowed extra-duty pay on Saturdays and Sundays for the care, &c., of all the school property at the post.—[Decision Sec. War, Apr. 16, 89—11733 A. G. O., E. B., 1889.]

#### JURISDICTION OF COURTS-MARTIAL.

It is not only competent but proper for a general court-martial to make and enter an order for a witness to produce and submit in evidence a required telegram, and also to furnish to the witness a certified copy of such order as his protection under the rules of the corporation of which he is an employé. That the court has jurisdiction as a legally-constituted tribunal is sufficiently established by the order

appointing it, under the laws of the United States—[Decision Sec. War, letter Apr. 23, 89—2084 A. G. O., 1889.]

#### HOSPITAL FUND AND HOSPITAL COOKS.

The establishment of a detachment fund distinct from the hospital fund is not contemplated by paragraphs 1941 and 552 of the Regulations (paragraphs 801 and 303, Regulations of 1889). Moneys accruing to the members of the Hospital Corps, whether from the post trading establishment, the canteen, or the post garden, constitute, together with the proceeds from the savings on any part of the ration due either to the sick or the members of said corps, the hospital fund. which is to be expended for the benefit of both in such proportion as the post surgeon shall deem just. Rations may be drawn on the same return for the two classes of men above mentioned, provided the principles enunciated in the decision of the Secretary of War of February 8, 1889, published in Circular, No. 2, Adjutant General's Office, series of 1889, are observed; and it is within the discretion of the post surgeon to determine to what extent if at all the messing of these classes shall be separate. The act of Congress approved March 1, 1887, imposing among other duties that of cooking upon privates of the Hospital Corps, discontinues the extra-duty pay previously allowed to detailed hospital cooks; but in the spirit of General Orders, No. 7, Adjutant General's Office, current series, the Surgeon General may authorize the payment to hospital cooks of a gratuity out of the hospital fund, and it has been the custom to authorize such payment, upon the application of the post surgeon, whenever the state of the fund warrants the expenditure. - [Decision Sec. War, Apr. 29. 89—22**32 A. G. O.**, 1889.]

#### MONTHLY PERSONAL REPORTS OF SERGEANTS OF POST NON-COMMIS-SIONED STAFF.

The requirements of paragraph 277 of the Regulations (paragraph 103, Regulations of 1889) will be met if the monthly reports referred to be forwarded, through the officer under whose orders the post non-commissioned staff officer is serving, direct to the head of the staff department to which the non-commissioned officer belongs.—[Decision Maj. Gen. Comdg. Army, letter Apr. 6, 89—1770 A. G. O., 1889.]

#### SWORDS FOR MUSICIANS.

The Major General Commanding adheres to the decision of the Lieutenant General of April 22, 1887, that the musician's sword is

still issued by the Ordnance Department. The only case in which the sword has been abolished is in the case of company sergeants, recommended by the board of officers convened by Special Orders, No. 120, Adjutant General's Office, series of 1874, and approved by the General of the Army and the Secretary of War.—[Decision Maj. Gen. Comdg. Army, letter Apr. 17, 89—1983 A. G. O., 1889.]

#### RECRUITS DESIGNATED FOR ASSIGNMENT.

Recruits designated for assignment are borne on the muster-rolls at recruiting depots until date of departure therefrom, when the actual assignment is made; they should not be taken up on rolls of companies or regiments prior to date of leaving depot. (See Circular, No. 8, Adjutant General's Office, series of 1888.)—[General decision, indorsement Apr. 24, 89—2700A A. G. O., E. B. R. A., 1889.]

#### REPORTS OF ENLISTED STRENGTH.

In order to secure regularity and promptness in rendering the reports of enlisted strength required by circular of November 5, 1888, from the Adjutant General's Office, these reports should accompany the morning reports to the office of the commanding officer, who should place them all in one envelope, addressed as indicated in the circular above cited, and mail them at as early an hour as practicable on the last of each of the months specified.—[General decision, Apr. 25, 89—3205 A. G. O., E. B. R. A., 1889.]

#### EXAMINATION FORM.

The examination form of a recruit should be transmitted by department recruiting officers to the proper regimental headquarters, together with one of the enlistment papers.—[General decision, letter Apr. 27, 89—3831 A. G. O., E. B. R. A., 1889.]

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:



No. 5.

# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, June 7, 1889.

The following decisions, rulings, &c., have been made during the month of May, 1889, and are published to the Army for the information of all concerned:

#### TARGET PRACTICE.

The decision of the Lieutenant General Commanding the Army of August 25, 1886, published in Circular, No. 8, of 1886, from this office, exempting "student officers" of the Infantry and Cavalry School from target practice, and excluding them from the figure of merit unless, in such practice as they may have had, they should have qualified as marksmen, is extended to the "student officers" at the Artillery School.—[Decision Maj. Gen. Comdg. Army, letter May 16, 89—2559 A. G. O., 1889.]

In the case of third-class men in target practice, an explanation should be submitted, accompanying the annual report of target firing (Form 80—b), accounting, in each case, for the low classification, and, when occasioned by physical disability, with the surgeon's certificate to that effect.—[Decision Maj. Gen. Comdg. Army, letter May 29, 89—2674 A. G. O., 1889.]

#### REVOLVER FIRING.

Revolver firing, both mounted and dismounted, for recruits, will, in the discretion of the troop commanders, be entirely omitted, or only conducted to such an extent as they may deem most advantageous.

Recruits that have not practiced will not be included in the annual troop report (Form 80f) of revolver firing; but officers and all other enlisted men will be so included, and their scores considered in making up the report.—[Decision Maj. Gen. Comdg. Army, May 29, 89—2911 A. G. O., 1889.]

#### FATIGUE-HAT.

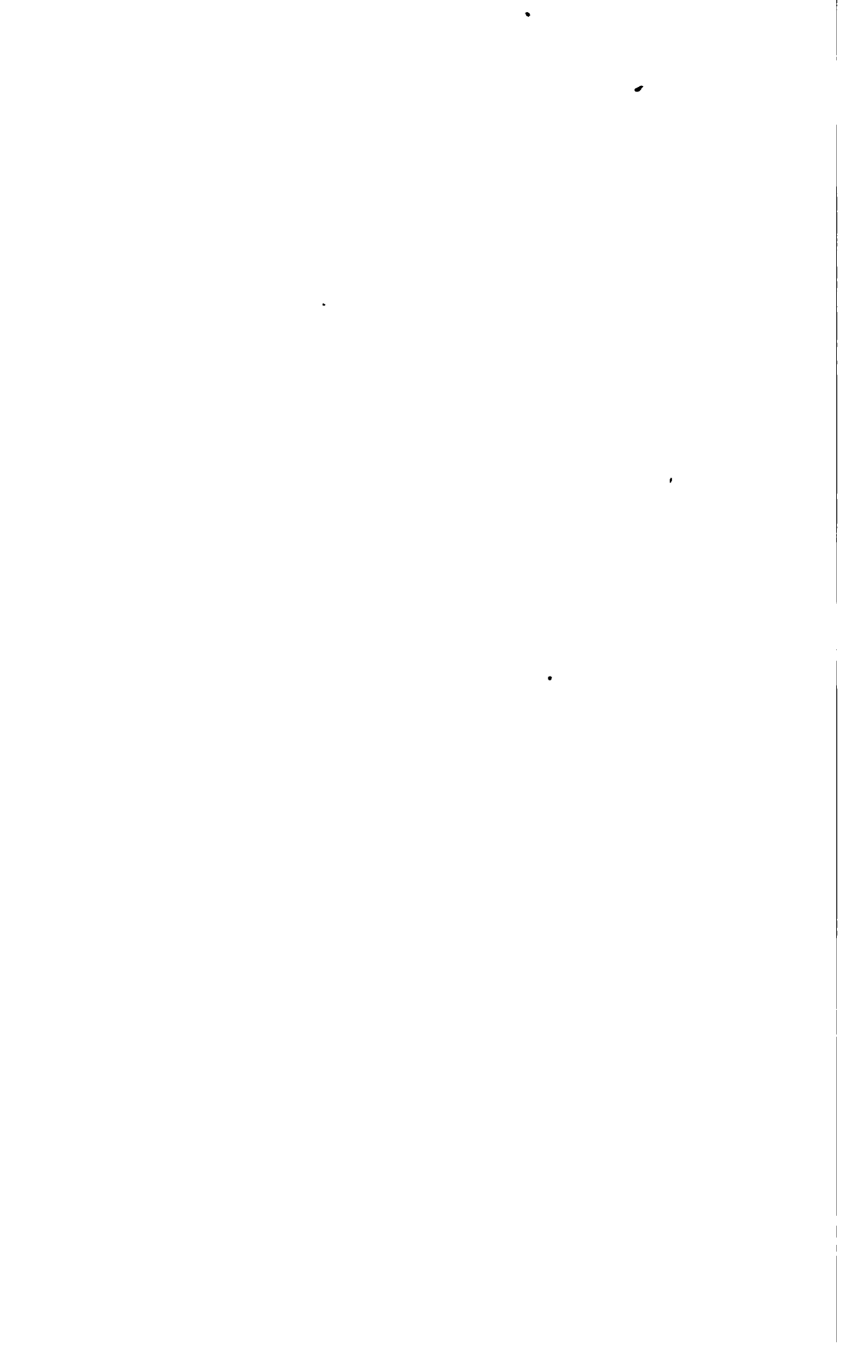
As stable duty may be properly considered fatigue duty, the fatigue-hat prescribed in paragraph 1818, Regulations of 1889, may be worn accordingly on said duty.—[Decision Maj. Gen. Comdg. Army, letter May 29, 89—2139 A. G. O., 1889.]

By command of Major General Schofield:

J. C. KELTON,

Adintant General.

OFFICIAL:



No. 6.

## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, July 8, 1889.

The following decisions, rulings, &c., have been made during the month of June, 1889, and are published to the Army for the information of all concerned:

#### PENALTY ENVELOPE.

Under the provisions of, and in the manner indicated by, the act of March 8, 1877 (19 Stats., 885), the use by officers of the penalty envelope in correspondence relating to the business of a post canteen is authorized.—[Decision acting Sec. War, letter June 17, 89—3203 A. G. O., 1889.]

#### CIVILIAN CLOTHING.

Under paragraph 1829, Regulations of 1889, the post commander has authority to grant permission, at his discretion, to the enlisted men of his command to wear civilian clothing outside the limits of camp or garrison.

Under paragraph 265, Regulations of 1889, the soldier does not keep such clothing in his possession in garrison, but turns it in for custody. But the regulation is not violated if the civilian clothing be kept outside such limits.—[Decision Maj. Gen. Comdg. Army, letter June 11, 89—3064 A. G. O., 1889.]

SETTLEMENT OF CLOTHING ACCOUNTS OF RECRUITS.

General Orders, No. 15, of 1888, from this office, governs in the settlement of clothing accounts of recruits.—[General decision, letter June 15, 89—3279 A. G. O., 1889.]

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

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No. 7.

### HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, August 3, 1889.

The following decisions, rulings, &c., have been made during the month of July, 1889, and are published to the Army for the information of all concerned:

#### INSPECTION REPORTS.

Inspection reports, forwarded under paragraph 968 of the Regulations, should show what instructions were given by division and department commanders to correct defects reported, as well as full statements containing subsequent remarks and explanations connected therewith, and should be forwarded to this office for the information of the War Department; this in addition to instructions heretofore promulgated, requiring notation on margins of inspection reports, of remedial action had.—[Decision Sec. War, letter July 5, 89—3646 A. G. O., 1889.]

BETAINED PAY UNDER GENERAL ORDERS, NO. 68, OF 1889.

Company commanders will make a record in the company descriptive book of the muster roll or rolls upon which pay may have been retained, under court-martial sentence, from enlisted men of their respective companies; also of the several amounts so retained, and of the number, date, and source of the order directing the retention. These entries will be made on the right-hand side of the page allotted to the soldier so sentenced, under the head of "Record," and according to the subjoined form:

Pay retained under court-martial sentence.

On muster and pay rolls for—	Amount.		• • • • • • • • • • • • • • • • • • • •
	\$ Cts.		Sentence published in—
	1		

The information so entered in the descriptive book will be at once communicated to the Paymaster General.—[Decision Sec. War, memorandum July 15, 89—3874 A. G. O., 1889.]

#### RE-ENLISTMENTS.

Company commanders, when forwarding applications from men of their commands for permission to re-enlist for some other company or regiment, should uniformly report whether applicant is married or single, and state what character will be given him on discharge.—
[General decision, July 19, 89—6917 A. G. O., E. B. R. A., 1889.]

TRANSFERS TO HOSPITAL CORPS.

In addition to the requirements contained in paragraphs 1564, 1565, and 1566 on the Regulations, each application for the transfer of an emisted man to the Hospital Corps should state his age, and, if over forty years of age, his special qualifications as nurse or cook; his character; his physical condition; his habits as to temperance; whether for existing or prospective vacancy; the date of expiration of his present enlistment.—[General decision, July 26, 89—7284A. A. G. O., E. B. R. A., 1889.]

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

Circular, No. 8.

# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, October 14, 1889.

The following decisions, rulings, &c., have been made during the month of September, 1889, and are published to the Army for the information of all concerned:

### DISTRIBUTION OF MONEY RECEIVED FOR BOARD OF OFFICERS IN HOSPITAL.

The charge of one dollar a day for the subsistence and care of an officer in an Army hospital is reasonable, and the distribution of the money collected, giving one-fourth of the amount to the attendants and the remainder to the hospital fund, is a proper one.—[Decision Sec. War, July 27, 87, as amended by Sec. War Sept. 28, 89—4632 A. G. O., 1889.]

### CHARGE FOR MAINTENANCE OF DESTITUTE CIVILIANS IN AN ARMY HOSPITAL

The medical officer in charge of the hospital may remit all charges in case of a destitute civilian under treatment in an Army hospital, under paragraph 1630 of the Regulations.—[Decision Sec. War, letter Sept. 28, 89—4812 A. G. O., 1889.]

#### ROSTER FOR GUARD DUTY.

The name of an officer or enlisted man returned to duty with his company from detached service, extra, daily, or special duty, will be placed at the foot of the roster for guard duty.—[Decision Maj. Gen. Comdg. Army, letter Sept. 14, 89—4667 A. G. O., 1889.]

#### POST SCHOOLS.

In case of request made by a post commander for authority to hold post school for enlisted men in the evening, held—

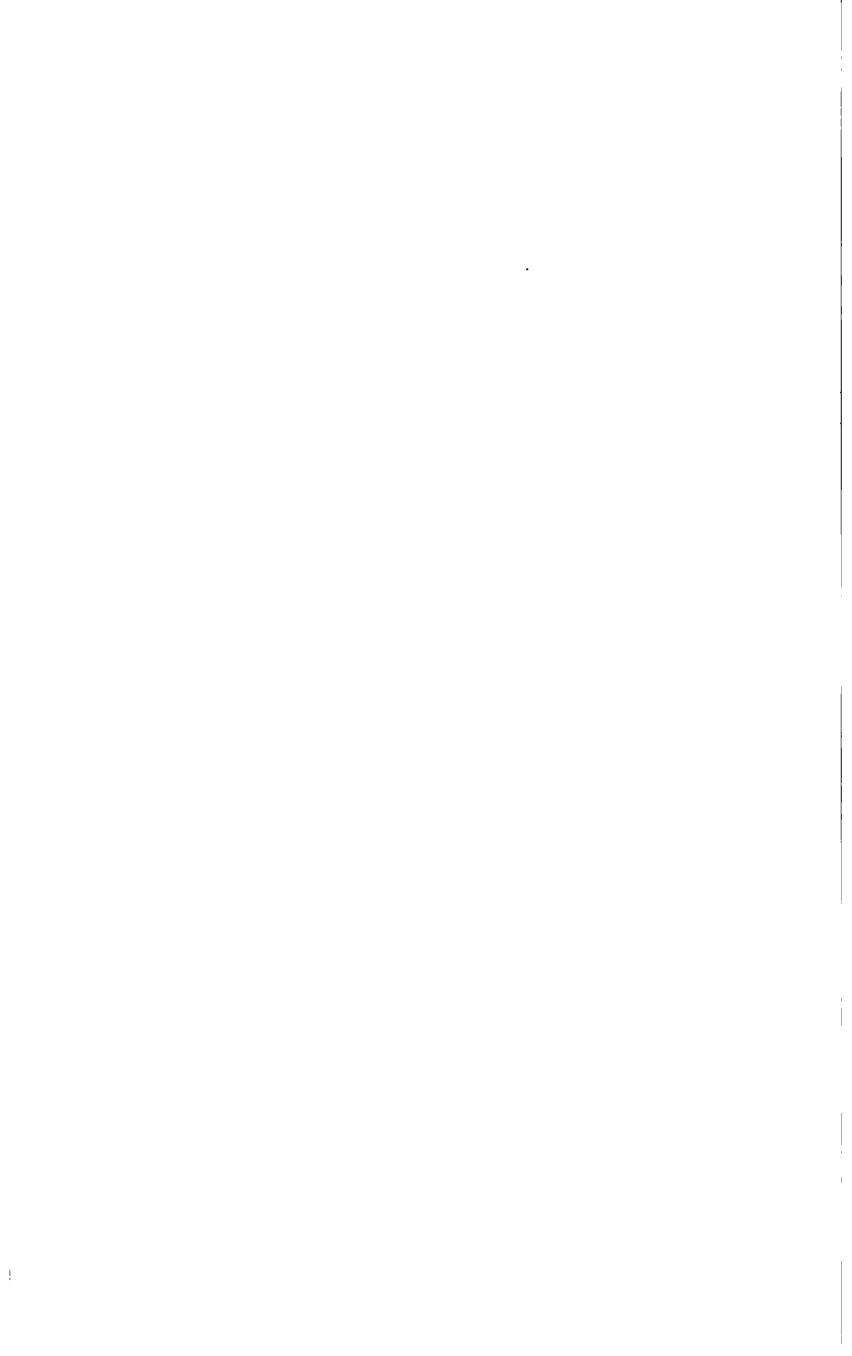
Instruction of enlisted men is a military duty. Circumstances may arise at a military post requiring the suspension, temporarily, of any prescribed military duty, instruction of enlisted men, as required by paragraph 320 of the Regulations, included. When the troops are called upon to perform duties which are more important for the time being than instruction of enlisted men, that instruction should be suspended during that period.—[Decision Maj. Gen. Comdg. Army, letter Sept. 20, 89—4740 A. G. O., 1889.]

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:



No. 9.

## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, November 8, 1889.

The following decisions, rulings, &c., have been made during the month of October, 1889, and are published to the Army for the information of all concerned:

#### REGIMENTAL COMMAND.

The command of a regiment should always devolve upon the senior officer on duty with it, whether he be stationed at the head-quarters of the regiment or not. It is not absolutely necessary that the senior officer should be ordered to regimental headquarters during the temporary absence of the colonel, as the papers necessary for the signature of the temporary commander can be sent to him. The necessity for ordering the temporary commander to regimental headquarters should be in the discretion of the officer in whose command the regiment is stationed.—[Decision Maj. Gen. Comdg. Army, Oct. 4, 89—4875 A. G. O., 1889.]

#### HOSPITAL CORPS.

It is he fixed policy of the War Department that each garrison should, if possible, supply the material for its quota of the Hospital Corps, and not draw from the effective force of other garrisons.—
[General decision, letter Oct. 10, 89—2323B A. G. O., E. B., 1889.]

DETAIL OF OFFICERS TO CONDUCT RECRUITS TO DEPARTMENTS.

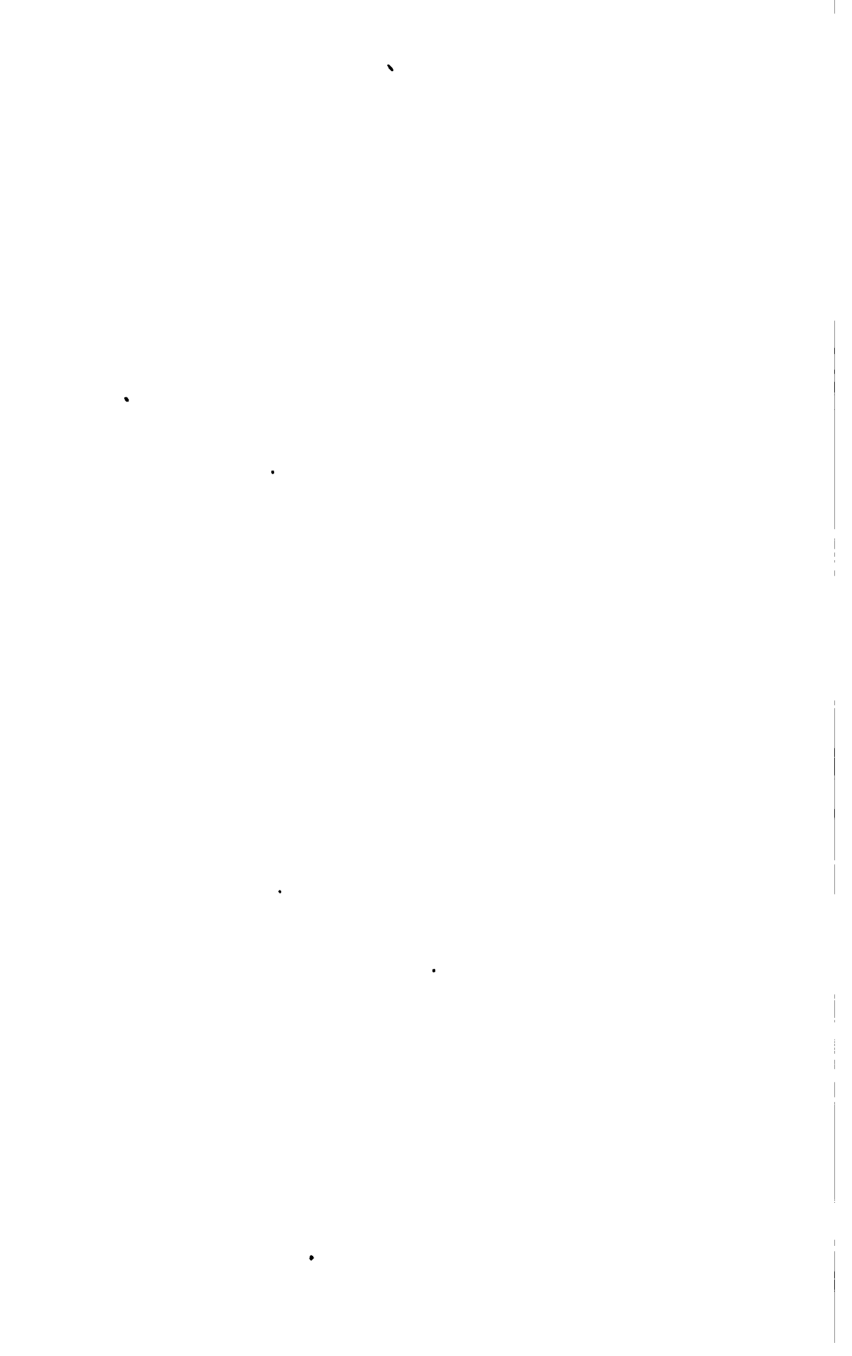
Company officers on leave of absence who may desire to be ordered (about the time of the expiration thereof) to conduct recruits to their respective departments should advise the Adjutant General, by letter, of their wishes as soon as practicable after going on leave, giving also the following information: Date of expiration of leave, post-office address while on leave, and probable date of departure for station should no order to accompany recruits be received.—[General decision, Oct. 26, 89—2940B A. G. O., E. B., 1889.]

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL.



No. 10.

HEADQUARTERS OF THE ARMY,
Adjutant General's Office,
Washington, December 16, 1889.

The following decisions, rulings, &c., have been made during the month of November, 1889, and are published to the Army for the information of all concerned:

STOPPAGES OF PAY ON MUSTER-ROLLS.

It is an error to infer from the first sentence of paragraph 876 of the Regulations that the whole paragraph applies to cases of deserters only. The remainder of that paragraph is of general application, and in no case should a company officer assume to make a settlement of a soldier's pay account or state a date of last payment which does not represent an actual settlement by a paymaster to the date stated.—
[Decision Sec. War, letter Nov. 12, 89—5427 A. G. O., 1889.]

#### CIVILIAN WITNESS BEFORE COURT-MARTIAL.

A civilian witness, not in the employ of the United States, is entitled to all the allowances made to a Government employé under similar circumstances, and in addition thereto to \$3 per day for time necessarily spent in traveling and in attendance on the court.—
[Decision Sec. War, Nov. 23, 89—5452 A. G. O., 1889.]

HOURS OF LABOR ON EXTRA DUTY.

As the law fixes the number of hours which constitute a day's labor and the extra pay per day for soldiers employed on extra duty, and as such soldier receives additional compensation if he labors on extra duty for more than the number of hours fixed by law as a day's labor, the correct method of computing the amount which he shall be paid as extra-duty pay is to keep a record of the number of hours actually occupied in labor and to allow a day's extra-duty pay for each eight hours of actual labor performed—[Decision Sec. War, letter Nov. 27, 89—5467 A. G. O., 1889.]

By command of Major General Schofield:

J. C. KELTON,

Adjutant General.

OFFICIAL:



No. 11.

## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, December \$1, 1889.

The following decisions, rulings, &c., have been made during the month of December, 1889, and are published to the Army for the information of all concerned:

#### CANTEEN.

The members of the Hospital Corps are considered a "detachment" under paragraph 341 of the Regulations, and, when they have paid for their proportion of the stock and fixtures of the post canteen, are entitled to participate in the distribution of its profits.—[Decision Sec. War, letter Dec. 3, 89—5779 A. G. O., 1889.]

The Regulations contemplate that upon matters relating to the business of post canteens the action of the commanding officer and of the canteen council shall be separate and distinct; also, that, whenever practicable, the canteen council shall consist of three members. Unless he be the only officer on duty at the post, it is not contemplated that the commanding officer shall be one of the canteen council. Where the senior company commander falls into command of the post, or where either of the two senior company commanders is placed in charge of the canteen, the next senior company commander, or, if there be none such, the officer highest in rank not already a member, should be one of the council. If there are not three officers on duty at the post exclusive of the commanding officer, the council should consist of the reduced number.—[Decision Maj. Gen. Comdg. Army, letter Dec. 9, 89—5706 A. G. O., 1889.]

As essential to good post administration the sale of beer and light wine must be confined exclusively to post canteens, and under no circumstances must be permitted in connection with company amusement-rooms. The company amusement-room (no company "canteens" are now authorized) subserves a very good purpose, and the establishment of post canteens is not intended to prevent the continuance or establishment of company amusement-rooms.—[Decision Sec. War, letter Dec. 23, 89—6023 A. G. O., 1889.]

#### MILITARY AND NAVAL SIGNALING.

The American Morse Code has been substituted for the English Morse Code for naval signaling, and instructions given for its use by the naval service, that there may be uniformity between the Army and Navy in that respect.—[Letter Sec. Navy, Dec. 13, 89—6043 A. G. O., 1889.]

#### POST SCHOOLS.

In consideration of the late date (January 31, 1889) of promulgation of General Orders, No. 9, relative to schools, which prevented their full progress prior to April 30th, and in connection with the unavoidable deficiency of the funds of the Quartermaster's Department for the present fiscal year necessary to meet requisitions for school supplies, the text-books provided under General Orders, No. 88, series of 1881, will have to be used until further orders, and, under paragraph 827 of the Regulations, the officer in immediate charge of the school, under the post commander, "will regulate the character and methods of instruction."—[Decision Maj. Gen. Comdg. Army, letter Dec. 28, 89—2884 A. G. O., 1889.]

OFFICERS ON SICK LEAVE SHOULD BE ACCOUNTED FOR AS "ABSENT WITH LEAVE," AND NOT "ABSENT SICK."

All officers absent from their commands with leave, whether on sick leave or ordinary leave, should be accounted for on rolls and returns, in figures, under the head of "absent with leave," the remarks opposite each officer's name showing the character of the leave. The figures under the head of "absent sick" should account for those detained or left behind on change of station on account of sickness, wounded and sent to nearest hospital, &c., as distinct from those who have been granted formal sick leave.—[Decision Maj. Gen. Comdg. Army, letter Dec. 28, 89—7067 A. C. P., A. G. O., 1889.]

UNIFORM.

The stripe of gilt lace pre-cribed for "candidates for promotion" in General Orders, No. 79, of 1889, should be worn on the upper half of the cuff, and be made of two pieces of gold braid running the length of the cuff and pointed at the upper end, with a small button below the point of the stripe; width of braid, one-quarter inch: width of space between braid, one-eighth inch.—[General decision, letter Dec. 11, 89—5942 A. G. O., 1889.]

BY COMMAND OF MAJOR GENERAL SCHOFIELD:

J. C. KELTON,

Adjutant General.

OFFICIAL:

#### WAR DEPARTMENT,

ADJUTANT GENERAL'S OFFICE,

Washington, March 6, 1889.

The following proclamation of the President of the United States is published for the information and guidance of all concerned:

Whereas, by proclamation of April 5th, 1881, certain lands in the States of Wisconsin and Minnesota, including the southeast quarter of southeast quarter of section six, township thirty-six north, range nine east, of the fourth principal meridian in the district of lands subject to sale at Wausau, Wisconsin, were directed to be withheld from sale and disposal under the various acts for the sale and disposal of the public lands, said withdrawal being made under the act of Congress approved June 18, 1878, entitled "An act making appropriation for the construction, repair, preservation, and completion of certain public works on rivers and harbors, and for other purposes," and the acts approved March 3, 1879: June 14, 1880; and March 31, 1881; and based upon the report of the United States engineer having in charge the survey provided for by said act, made to the Secretary of War, and dated Saint Paul, Minnesota, June 12, 1880; and

Whereas it now appears that the said southeast quarter of southeast quarter of section six, township thirty-six north, range nine east, will not be affected by and is not needed for the purposes of the public works provided for under said acts—

Therefore, I, Grover Cleveland, President of the United States, do hereby order and direct that the said southeast quarter of southeast quarter of section six, township thirty-six north, range nine east, of the fourth principal meridian in the district of lands subject to sale at Wausau, Wisconsin, be and the same is hereby released from the reservation and withdrawal created by said proclamation of April 5, 1881, and that said land be and the same is hereby restored to the mass of the public lands.

Given under my hand at the city of Washington, this 18th day of February, A. D. 1889.

GROVER CLEVELAND.

By the President:

WM. C. ENDICOTT,

Secretary of War.

By order of the Secretary of War:

R. C. DRUM,

Adjutant General.

OFFICIAL:



WAR DEPARTMENT,

Adjutant General's Office,

Washington, April 9, 1889.

The following orders, received from the War Department, are published for the information of all concerned:

WAR DEPARTMENT, Washington City, April 6, 1889.

In connection with circular of September 6, 1888, upon the subject (hereto annexed), it is ordered that when suitable articles of domestic production or manufacture cannot be obtained, and it becomes necessary to purchase articles of foreign production or manufacture, authority for such purchase must first be obtained from the Secretary of War before applying for free entry of the articles.

REDFIELD PROCTOR,
Secretary of War.

WAR DEPARTMENT, Washington City, September 6, 1888.

CIRCULAR:

It is hereby directed that, hereafter, chiefs of bureaus of the War Department shall cause to be stated, in all advertisements for proposals for furnishing supplies needed by or under the War Department, that preference will be given to articles of domestic production or manufacture, conditions of quality and price (including in the price of foreign productions or manufactures the duty phereon) being equal; and further, that no contracts shall be awarded for furnishing articles of foreign production or manufacture when the article, of suitable quality, of domestic production or manufacture can be obtained.

R. MACFEELY,

Acting Secretary of War.

By order of the Secretary of War:

R. C. DRUM,

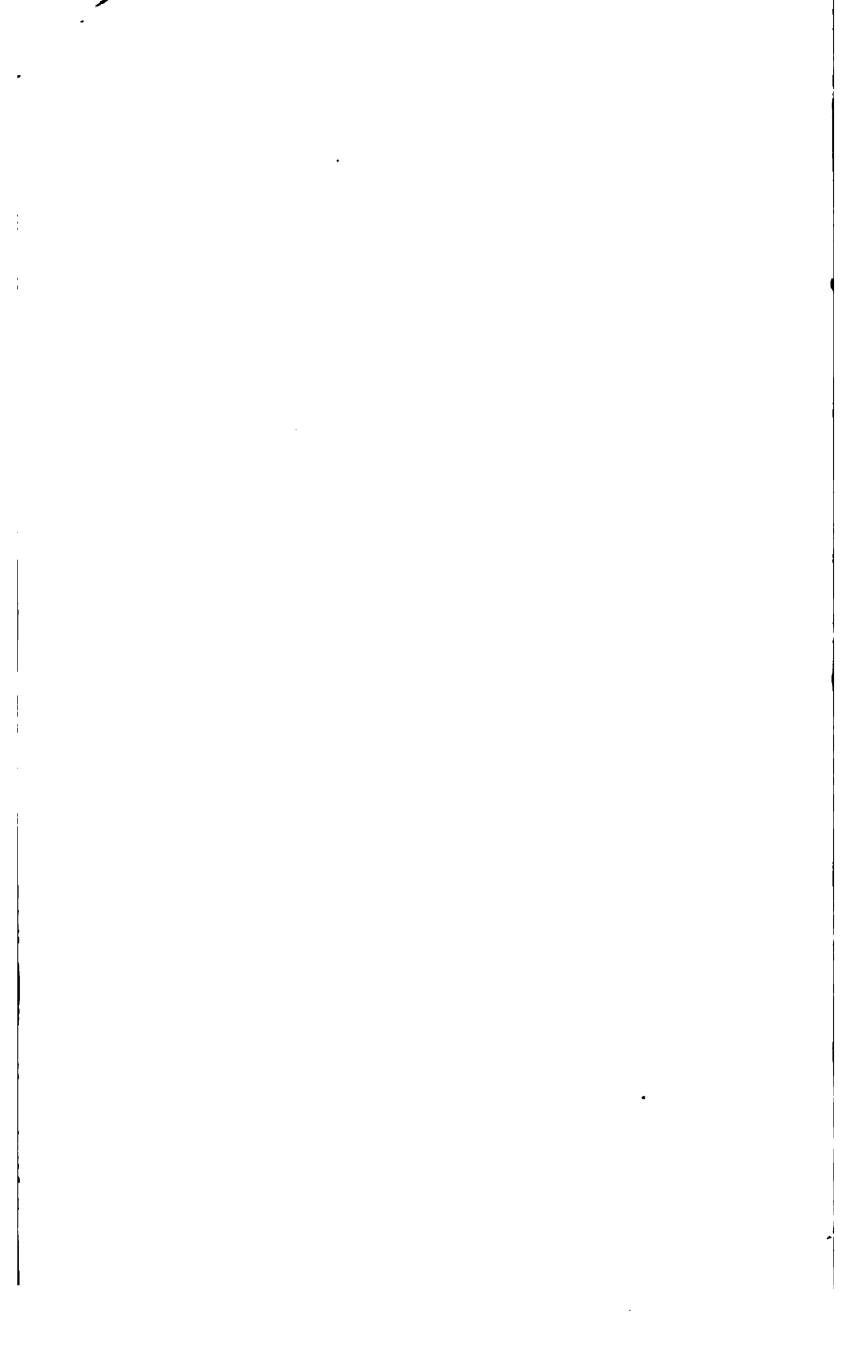
Adjutant General.

OFFICIAL:

Assistant Adjutant General.

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n allen states that the has been decided not unke a general distribution of this orble. Me



# WAR DEPARTMENT, ADJUTANT GENERAL'S OFFICE, Washington, May 1, 1889.

The following proclamation of the President of the United States is published for the information and guidance of all concerned:

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EXECUTIVE MANSION.

Whereas by the provisions of an act of Congress entitled "An act to provide for the disposal of abandoned and useless military reservations," approved July 5, 1884, the President of the United States whenever, in his opinion, "the lands, or any portion of them, included within the limits of any military reservation heretofore or hereafter declared, have become or shall become useless for military purposes," is directed to "cause the same or so much thereof as he may designate, to be placed under the control of the Secretary of the Interior for disposition," as provided for in said act; and

Whereas the Secretary of War has reported to me, under date of April 19, 1889, that the military reservation of Fort Sisseton (formerly Wadsworth), Dakota Territory, is no longer needed for military purposes: Therefore,

I, Benjamin Harrison, President of the United States, do hereby direct that the military reservation of Fort Sisseton (formerly Wadsworth), Dakota Territory, declared by Executive order dated March —, 1867, and modified by Executive order dated February 7, 1871, being the same as that named in the report of the Secretary of War hereinbefore mentioned, be placed under the control of the Secretary of the Interior for disposition, as provided for in the said act of July 5, 1884, it having, in my opinion, become useless for military purposes.

Given under my hand this the twenty-second day of April, A. D. 1889.

BENJAMIN HARRISON.

By the President:

REDFIELD PROCTOR,

Secretary of War.

By order of the Secretary of War:

R. C. DRUM,

Adjutant General.

OFFICIAL:



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### WAR DEPARTMENT,

Adjutant General's Office, Washington, May 6, 1889.

The following act of Congress, amending section 1661, Revised Statutes, making an annual appropriation to provide arms and equipments for the militia, and the latest regulations which have been made by the President and the Secretary of War respecting the distribution of the arms and equipments therein provided for, are published for the information of all concerned:

An act to amend section sixteen hundred and sixty-one of the Revised Statutes, making an annual appropriation to provide arms and equipments for the militia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That section sixteen hundred and sixty-one of the Revised Statutes be, and the same is hereby, amended and re-enacted so as to read as follows:

"SECTION 1. That the sum of four hundred thousand dollars is hereby annually appropriated, to be paid out of any money in the Treasury not otherwise appropriated, for the purpose of providing arms, ordnance stores, quartermaster's stores, and camp equipage for issue to the militia.

"Sec. 2. That said appropriation shall be apportioned among the several States and Territories under the direction of the Secretary of War, according to the number of Senators and Representatives to which each State respectively is entitled in the Congress of the United States, and to the Territories and District of Columbia such proportion and under such regulations as the President may prescribe: Provided, however, That no State shall be entitled to the benefits of the appropriation apportioned to it unless the number of its regularly enlisted, organized, and uniformed active militia shall be at least one hundred men for each Senator and Representative to which such State is entitled in the Congress of the United States. And the amount of said appropriation which is thus determined not to be available shall be covered back into the Treasury.

"SEC. 3. That the purchase or manufacture of arms, ordnance stores, quartermaster's stores, and camp equipage for the militia under the provisions of this act shall be made under the direction of the Secretary of War, as such arms, ordnance and quartermaster's stores and camp equipage are now manufactured or otherwise provided for the use of the Regular Army, and they shall be receipted for and shall remain the property of the United States, and be annually accounted for by the governors of the States and Territories, for which purpose the Secretary of War shall prescribe and supply the necessary blanks and make such regulations as he may deem necessary to protect the interests of the United States.

"SEC. 4. That all arms, equipments, ordnance stores, or tents which may become unserviceable or unsuitable shall be examined by a board of officers of the militia, and its report shall be forwarded by the governor of the State or Territory direct to the Secretary of War, who shall direct what disposition, by sale or otherwise, shall be made of them; and, if sold, the proceeds of such sale shall be covered into the Treasury of the United States."

Received by the President, February 1, 1887.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

#### Annual distribution of the \$400,000 appropriated for the militia.

	No. of Senators and Repre- sentatives.	Quota:
liabama	10	\$9,492 70
Irkansas	7	6.644 89
California	8 :	7.594 16
Colorado	3	2,847 81
onnecticut	6 .	5,695 62
Delaware	3	9 947 91
Florida	4	3, 797 08 11, 391 24
leorgia	12	11,391 24
illinois	22	20,883 94
ndiana	15	14, 239 05
OW8	13	12,340 51
Kanses	9 1	8, 543 48
Kentucky	<b>13</b> ,	12,340 51
Louisiana	8	7,594 16
Maine	6 :	5,695 62
Maryland	8	7, 594 16 13, 289 78
Massachusetts	14	13, 289 78
Michigan	13	12,340 51
Kinnesota	7	6,644 89
Kississippi	9	8,543 43
Missourl	16	15, 188 32
Nebraska	5	4,746 85
Yevada	8	2,847 81 3,797 06
New Hampshire	4	3, 797 06
New Jersey	9	8,543 43
New York	36	34, 173 72
North Carolina	11	10,441 97
)hio	23	21,833 21
Oregon	3	2,847 81
Pennsylvania	30	28, 478 10
Rhode Island	4 9	3,797 08
South Carolina		8,543 43
Connessee	13	11, <b>39</b> 1 24 12, <b>340</b> 51
<b>Cexas</b>	4	
Virginia	12	3,797 08 11,391 24
West Virginia.	6	5,696 62
Wisconsin	11	10, 441 97
Montana	Ŕ	2,847 81
Washington	(3) (3) (3) (4)	2,847 81
North Dakota	) <b>%</b> (	2,847 81
South Dakota	) <b>%</b> (	8,797 08
Alaska	\ <b>*</b> /	8,501 11
New Mexico		3,501 11

[Note.—The apportionments made to the Territories about to become States are the amounts to which they will be entitled after this has occurred, and are so made in order to obviate the necessity for any change during the fiscal year.]

#### Executive Mansion, April 23, 1889.

- Regulations for the distribution of arms, ordnance stores, quartermaster's stores, and camp equipage to the Territories and the District of Columbia prescribed by the President of the United States in conformity with the second section of the act entitled "An act to amend section 1661 Revised Statutes making an annual appropriation to provide arms and equipments for the militia."
- 1. Arms, ordnance stores, quartermaster's stores, and camp equipage shall be issued to the Territories on requisitions of the governors thereof, and to the District of Columbia on requisitions approved by the senior general of the District Militia present for duty. Returns shall be made annually by the senior general of the District Militia in the manner as required by sections 3 and 4 of the act above referred to, in the case of States and Territories.
- 2. It is forbidden to make issues to States and Territories in excess of the amount to their credit under the provisions of section 1661, Revised Statutes, as amended by the above act.
- 3. Any regulations established hitherto which in any way conflict with these are hereby revoked.

BENJ. HARRISON.

#### REGULATIONS.

- 1. The appropriation made by section 1661, Revised Statutes, as amended by the act of Congress received by the President February 1, 1887 (24 Stat., 401), will be credited to the several States and to the Territories entitled to receive it, on the books of the War Department in accordance with said act.
- 2. Requisitions for the arms, ordnance stores, quartermaster's stores, and camp equipage provided for in the act will be made by the governors of the States and Territories direct to the Secretary of War.
- 3. When a requisition is received at the War Department, the Ordnance Department and the Quartermaster's Department will be required to give the money value of the stores called for, and the War Department will determine and order which of said stores, number and character, shall be issued, and will so advise the Chief of Ordnance and Quartermaster General.
- 4. All the public property issued under the provisions of this act shall be accounted for under the same regulations which now govern the accountability for public property in the Army, and the Chief of Ordnance and the Quartermaster General will furnish the governors of the several States and Territories the necessary blank forms for making the required returns of the public property issued under the provisions of said act, and said annual returns shall be made on the S1st of December of each year, and shall be sent to the War Department for examination and settlement.
- 5. The Chief of Ordnance and the Quartermaster General will issue the necessary instructions for the safe-keeping, preservation, and accountability of all public property issued.
- 6. The examination of the unserviceable or unsuitable public property provided for in section 4 of said act shall be made, at least, annually, and the pro-

ceedings of the board of officers of the militia will show in detail, opposite each article on the inspection report, in what respect the property is unserviceable or unsuitable, and will also indicate in each case the disposition recommended by the board of inspection. And in the case of any public property rendered unserviceable through causes other than the ordinary incidents of service, the board will investigate and report the causes and recommend to the Secretary of War the necessary action as to personal responsibility for the damages in each case.

REDFIELD PROCTOR, Secretary of War.

By order of the Secretary of War:

R. C. DRUM,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

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# HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, January 7, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, January 5, 1889.

#### PROMOTIONS.

Lieutenant Colonel John Mendenhall, 4th Artillery, to be colonel 2d Artillery, December 4, 1888, vice Ayres, deceased.

Major Richard H. Jackson, 5th Artillery, to be lieutenant colonel 4th Artillery, December 4, 1888, vice Mendenhall, promoted.

• Captain Tully McCrea, 1st Artillery, to be major, 5th Artillery, December 4, 1888, vice Jackson, promoted.

1st Lieutenant Allyn Capron, 1st Artillery, to be captain, December 4, 1888, vice McCrea, promoted.

2d Lieutenant Millard F. Harmon, 1st Artillery, to be 1st lieutenant, December 4, 1888, vice Capron, promoted.

#### RETIREMENT.

Colonel *Daniel McClure*, assistant paymaster general, December 30, 1888 (act June 80, 1882).

#### CASUALTIES.

Captain Martin E. O'Brien, 2d Cavalry, died December 28, 1888, at Pendleton, Oregon.

2d Lieutenant Thomas W. Hall, 10th Cavalry, resigned January 1, 1889.

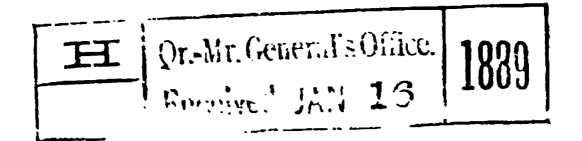
Chaplain Alpha Wright (retired), died November 30, 1888, at Plattsmouth, Nebraska.

R. C. DRUM,

Adjutant General.

OFFICIAL:

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# HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, January 14, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, January 12, 1889.

CASUALTY.

Lieutenant Colonel Henry W. Wessells (retired), died January 12, 1889, at Dover, Delaware.

R. C. DRUM,

Adjutant General.

OFFICIAL:

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# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, January 21, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, January 19, 1889.

#### APPOINTMENTS.

Captain Peter D. Vroom, 8d Cavalry, to be inspector general with the rank of major, December 10, 1888, vice Farnsworth, deceased.

Captain Edward Hunter, 1st Cavalry, to be judge advocate with the rank of major, December 10, 1888, vice Curtis, promoted.

Captain George B. Davis, 5th Cavalry, to be judge advocate with the rank of major, December 10, 1888, vice Gardiner, retired from active service.

1st Lieutenant Robert Craig, 4th Artillery, to be assistant quartermaster with the rank of captain, December 10, 1888, vice Forsyth, promoted.

#### CASUALTIES.

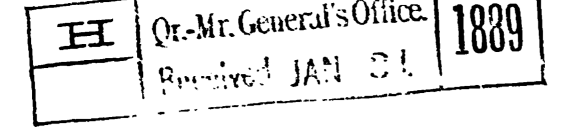
Brigadier General Ranald S. Mackenzie (retired), died January 19, 1889, at New Brighton, Staten Island, New York.

1st Lieutenant James S. Jouett, 10th Cavalry, resigned January 15, 1889.

R. C. DRUM,

Adjutant General.

OFFICIAL:



# HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, January 28, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, January 26, 1889.

#### APPOINTMENTS.

Andrew J. Smith, late colonel 7th Cavalry, to be colonel of cavalry, January 22, 1889, to rank from January 5, 1889 (act December 24, 1888).

Captain Douglas M. Scott, 1st Infantry, to be commissary of subsistence with the rank of captain, December 10, 1888, vice Cushing, promoted.

1st Lieutenant Charles Hay, 23d Infantry, to be commissary of subsistence with the rank of captain, December 10, 1888, vice Whitehead, deceased.

#### PROMOTIONS.

Lieutenant Colonel Montgomery Bryant, 8th Infantry, to be colonel 13th Infantry, December 16. 1888, vice La Motte, deceased.

Major Alfred T. Smith, 7th Infantry, to be lieutenant colonel 8th Infantry, December 16, 1888, vice Bryant, promoted to the 18th Infantry.

Captain Michael Cooney, 9th Cavalry, to be major, 4th Cavalry, December 10, 1888, vice Spaulding, deceased.

Captain Daniel W. Benham, 7th Infantry, to be major, December 16, 1888, vice Smith, promoted to the 8th Infantry.

Captain Edgar R. Kellogg, 18th Infantry, to be major 8th Infantry, December 26, 1888, vice Dickey, retired from active service.

1st Lieutenant Joseph Garrard, regimental adjutant 9th Cavalry, to be captain, December 10, 1888, vice Cooney, promoted to the 4th Cavalry.

1st Lieutenant Daniel Robinson, 7th Infantry, to be captain, December 16, 1888, vice Benham, promoted.

1st Lieutenant Robert F. Bates, 18th Infantry, to be captain, December 26, 1888, vice Kellogg, promoted to the 8th Infantry.

1st Lieutenant Frank U. Robinson, 2d Cavalry, to be captain, December 28, 1888, vice O'Brien, deceased.

2d Lieutenant Lewis D. Greene, 7th Infantry, to be 1st lieutenant, December 16, 1888, vice Robinson, promoted.

2d Lieutenant Charles B. Hardin, 18th Infantry, to be 1st lieutenant, December 26, 1888, vice Bates, promoted.

2d Lieutenant Alvarado M. Fuller, 2d Cavalry, to be 1st lieutenant, December 28, 1888, vice Robinson, promoted.

#### RETIREMENTS.

Colonel John C. Tidball, 1st Artillery, January 25, 1889 (act June 30, 1882).

Colonel Andrew J. Smith, cavalry, U. S. Army, January 22, 1889 (act December 24, 1888).

Major Frank T. Bennett, 2d Cavalry, January 23, 1889 (section 1251, Revised Statutes).

Captain William Badger, 6th Infantry, January 25, 1889 (section 1251, Revised Statutes).

# TRANSFER.

2d Lieutenant Charles G. Lyman, from the 5th Infantry to the 2d Cavalry, January 7, 1889, with rank from December 29, 1888, vice Fuller, promoted.

# COMMISSION VACATED BY NEW APPOINTMENT.

By Captain *Douglas M. Scott*, commissary of subsistence, his commission as captain, 1st Infantry, January 24, 1889.

# CASUALTIES.

Brigadier General Roger Jones, Inspector General, died January 26, 1889, at Fort Monroe, Virginia.

Major Edward Hunter, judge advocate, resigned his commission as captain, 1st Cavalry, only, January 16, 1889.

Major George B. Davis, judge advocate, resigned his commission as captain, 5th Cavalry, only, January 16, 1889.

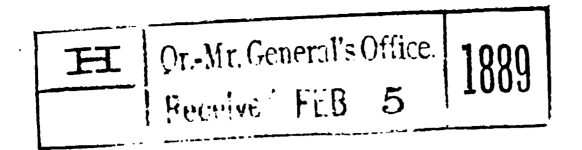
Captain William P. Graves, 2d Artillery, died January 20, 1889, at Little Rock Barracks, Arkansas.

Captain Robert Craig, assistant quartermaster, resigned his commission as 1st lieutenant, 4th Artillery, only, January 16, 1889.

R. C. DRUM,

Adjutant General.

# OFFICIAL:



# HEADQUARTERS OF THE ARMY,

Adjutant General's Office, Washington, February 4, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, February 2, 1889.

#### CASUALTIES.

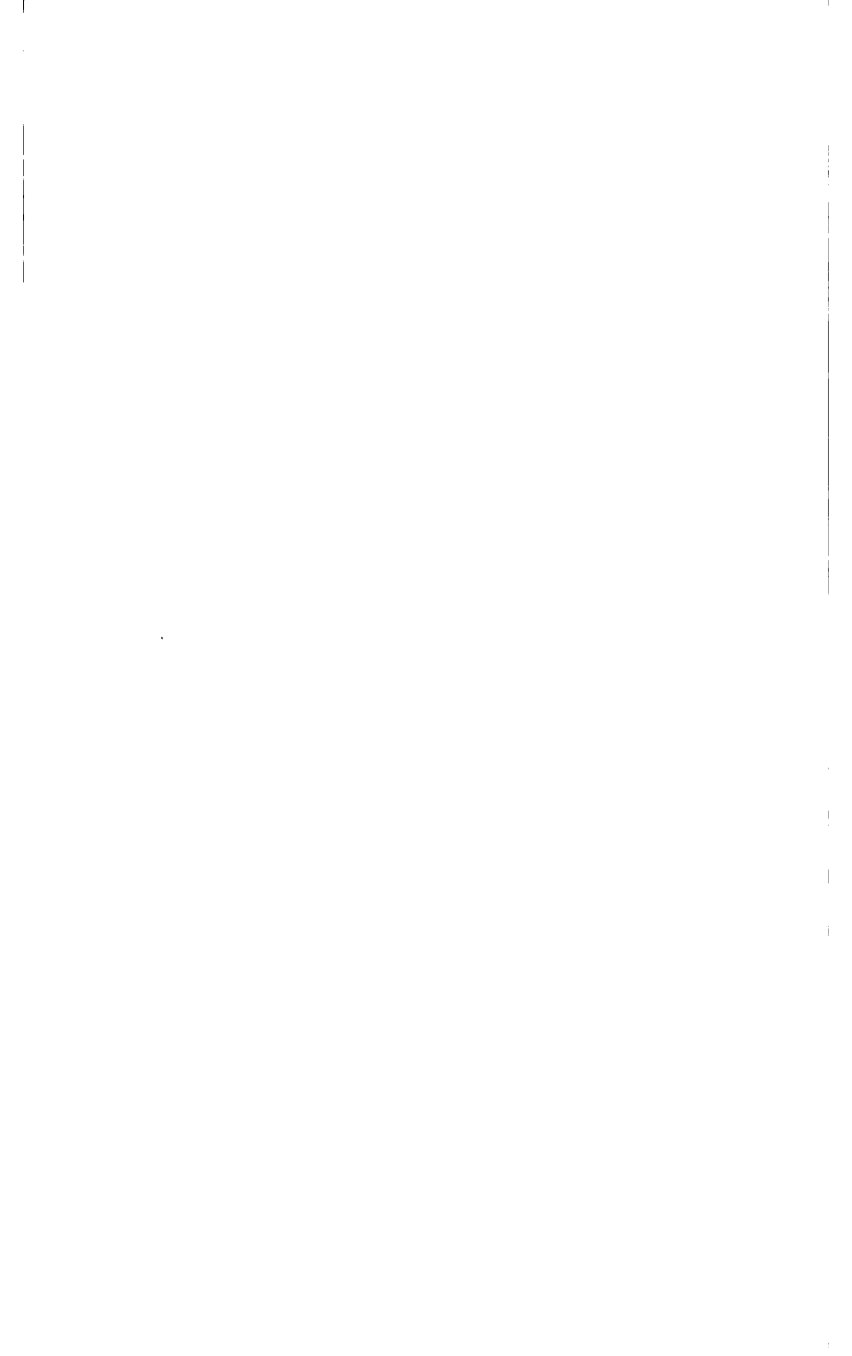
Captain Charles Hay, commissary of subsistence, resigned his commission as 1st lieutenant, 28d Infantry, only, January 24, 1889.

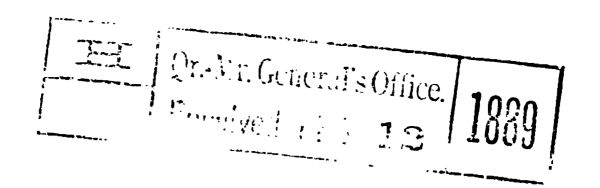
1st Lieutenant George W. Webb, 25th Infantry, resigned January 31, 1889.

R. C. DRUM,

Adjutant General.

OFFICIAL:





# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, February 11, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, February 9, 1889.

# CASUALTIES.

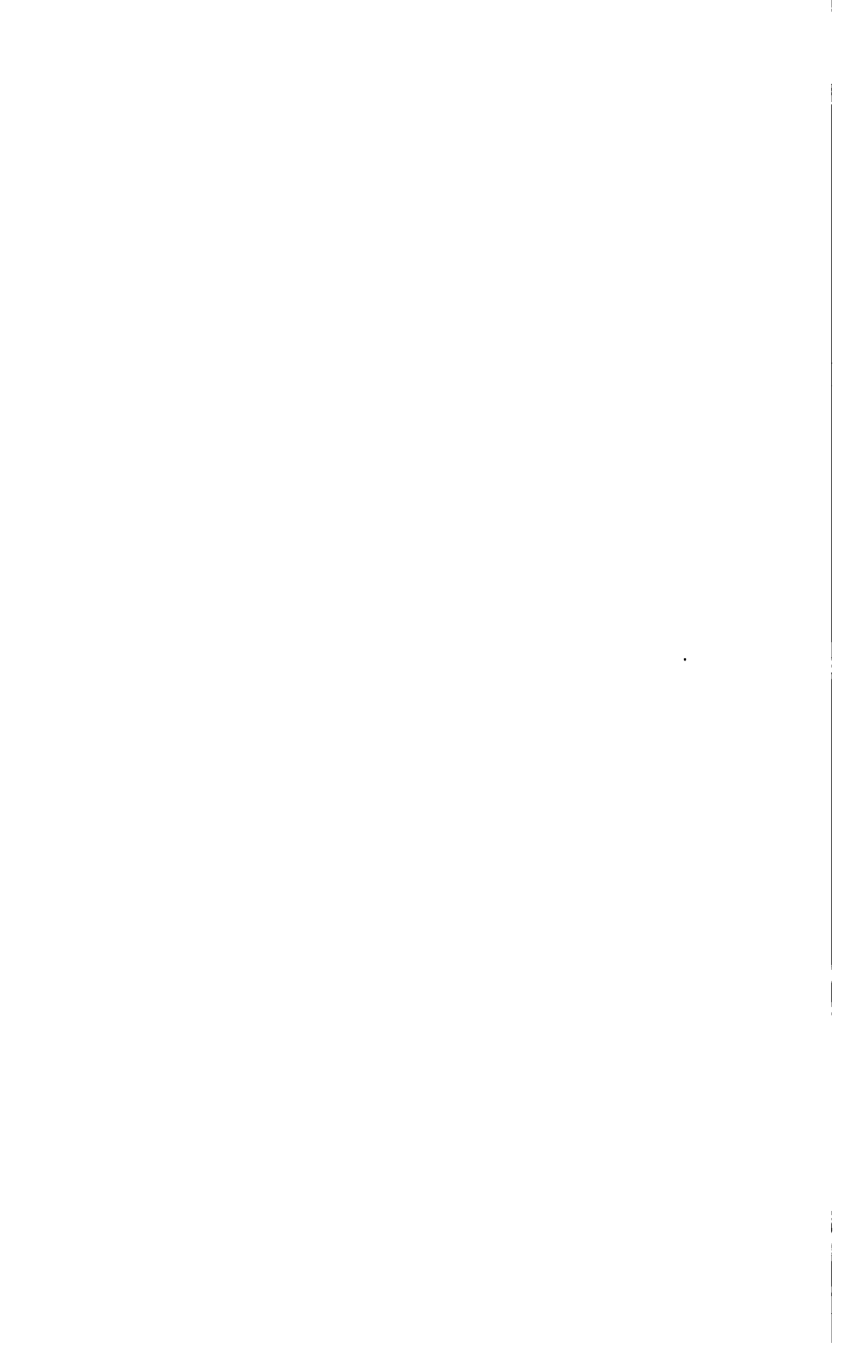
Major Peter D. Vroom, inspector general, resigned his commission as captain, 8d Cavalry, only, January 17, 1889.

Hospital Steward Edward D. Rogers (retired), died January 24, 1889, at Bolin's Mills, Vinton County, Ohio.

R. C. DRUM,

Adjutant General.

OFFICIAL:



# HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, February 18, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, February 16, 1889.

# APPOINTMENTS.

Colonel Joseph C. Breckinridge, inspector general, to be Inspector General with the rank of brigadier general, January 80, 1889, vice Jones, deceased.

Additional 2d Lieutenant Peyton C. March, 8d Artillery, to be 2d lieutenant, November 80, 1888, vice Rumbough, promoted.

Additional 2d Lieutenant Eugene T. Wilson, 5th Artillery, to be 2d lieutenant, 1st Artillery, December 4, 1888, vice Harmon, promoted.

#### PROMOTIONS.

Lieutenant Colonel William A. Rucker, deputy paymaster general, to be assistant paymaster general with the rank of colonel, December 80, 1888, vice McClure, retired from active serivce.

Major Charles M. Terrell, paymaster, to be deputy paymaster general with the rank of lieutenant colonel, December 30, 1888, vice Rucker, promoted.

1st Lieutenant James O'Hara, 3d Artillery, to be captain, November 80, 1888, vice Mount, resigned.

1st Lieutenantt Otto L. Hein, 1st Cavalry, to be captain, January 16, 1889, vice Hunter, resigned regimental commission, only.

1st Lieutenant George H. Paddock, 5th Cavalry, to be captain, January 16, 1889, vice Davis, resigned regimental commission, only.

1st Lieutenant Asher C. Taylor, 2d Artillery, to be captain, January 20, 1889, vice Graves, deceased.

2d Lieutenant David J. Rumbough, 3d Artillery, to be 1st lieutenant, November 30, 1888, vice O'Hara, promoted.

2d Lieutenant John B. McDonald, 10th Cavalry, to be 1st lieutenant, January 15, 1889, vice Jouett, resigned.

2d Lieutenant Samuel C. Robertson, 1st Cavalry, to be 1st lieutenant, January 16, 1889, vice Hein, promoted.

2d Lieutenant Lester W. Cornish, 5th Cavalry, to be 1st lieutenant, January 16. 1889, vice Paddock, promoted.

2d Lieutenant Ormond M. Lissak, 4th Artillery, to be 1st lieutenant, January 16, 1889, vice Craig, resigned regimental commission, only.

2d Lieutenant John T. Thompson, 2d Artillery, to be 1st lieutenant, January 20, 1889, vice Taylor, promoted.

# RETIREMENT.

Lieutenant Colonel Benjamin C. Card, deputy quartermaster general, February 15, 1889 (act June 80, 1882).

# CASUALTIES.

Captain William S. Starring, Ordnance Department, died February 12, 1889, at Vancouver Barracks, Washington Territory.

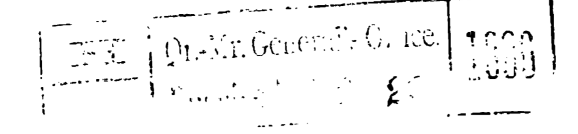
Captain Christopher H. McNally (retired), died February 14, 1889, at East Orange, New Jersey.

2d Lieutenant William P. Baker, 10th Infantry, resigned February 16, 1889.

R. C. DRUM,

Adjutant General.

OFFICIAL:



# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, February 25, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, February 23, 1889.

# PROMOTIONS.

Lieutenant Colonel Loomis L. Langdon, 2d Artillery, to be colonel 1st Artillery, January 25, 1889, vice Tidball, retired from active service.

Major Royal T. Frank, 1st Artillery, to be lieutenant colonel 2d Artillery, January 25, 1889, vice Langdon, promoted to 1st Artillery.

Captain James Jackson, 1st Cavalry, to be major, 2d Cavalry, January 23, 1889, vice Bennett, retired from active service.

Captain John Egan, 4th Artillery, to be major, 1st Artillery, January 25, 1889, vice Frank, promoted to 2d Artillery.

1st Lieutenant Thomas T. Knox, 1st Cavalry, to be captain, January 23, 1889, vice Jackson, promoted to 2d Cavalry.

1st Lieutenant Richard P. Strong, 4th Artillery, to be captain, January 25, 1889, vice Egan, promoted to 1st Artillery.

2d Lieutenant Albert L. Mills, 1st Cavalry, to be 1st lieutenant, January 28, 1889, vice Knox, promoted.

2d Lieutenant Adelbert Cronkhite, 4th Artillery, to be 1st lieutenant, January 25, 1889, vice Strong, promoted.

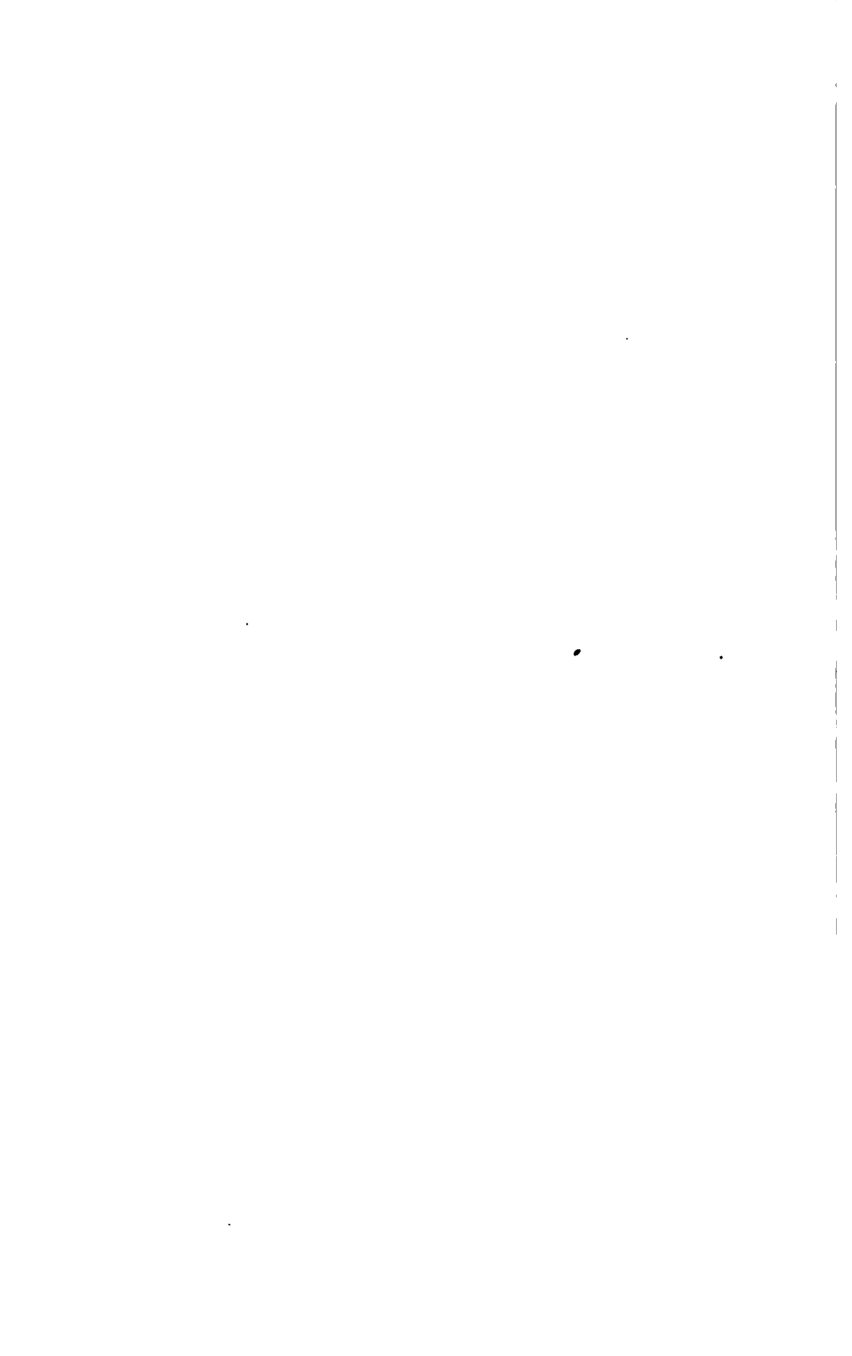
# CASUALTY.

Colonel John E. Yard, 18th Infantry, died February 17, 1889, at Fort Hays, Kansas.

R. C. DRUM,

Adjutant General.

OFFICIAL:



# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, March 5, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, March 2, 1889.

# APPOINTMENTS.

William S. Rosecrans, late brigadier general, to be brigadier general, March 1, 1889, to rank from February 27, 1889 (act of February 27, 1889).

Captain Joseph P. Sanger, 1st Artillery, to be inspector general with the rank of major, February 12, 1889, vice Lawton, promoted.

William F. Smith, late major, Corps of Engineers, to be major of engineers, March 1, 1889, to rank from February 27, 1889 (act of February 14, 1889).

1st Lieutenant John W. Summerhayes, regimental quartermaster 8th Infantry, to be assistant quartermaster with the rank of captain, February 25, 1889, vice Hoyt, promoted.

Alfred Hedberg, late captain, 15th Infantry, to be captain, 15th Infantry, March 1, 1889, vice Whittemore, promoted to the 10th Infantry (act of April 16, 1889).

- 1. Sergeant Moses G. Zalinski, Battery H, 1st Artillery, to be 2d lieutenant, 2d Artillery, February 11, 1889, vice Thompson, promoted.
- 2. Sergeant *Henry A. Barber*, Troop E, 7th Cavalry, to be 2d lieutenant, 1st Cavalry, February 11, 1889, vice *Mills*, promoted.
- 3. 1st Sergeant Michael M. McNamee, Troop G, 7th Cavalry, to be 2d lieutenant, 3d Cavalry, February 11, 1889, vice Rivers, promoted.
- 4. Sergeant Robert W. Rose, Company C, 16th Infantry, to be 2d lieutenant, 5th Infantry, February 11, 1889, vice Lyman, transferred to the 2d Cavalry.
- 5. Sergeant William C. Bennett, Company H, 17th Infantry, to be 2d lieutenant, 6th Infantry, February 11, 1889, vice Turner, promoted.
- 6. Sergeant William A. Campbell, Company K, 12th Infantry, to be 2d lieutenant, 9th Infantry, February 11, 1889, vice Butler, transferred to the 5th Cavalry.

- 7. Corporal Frederic H. Sargent, Company G, 7th Infantry, to be 2d lieutenant, 7th Infantry, February 11, 1889, vice Greene, promoted.
- 8. Corporal Harold L. Jackson, Company F, 15th Infantry, to be 2d lieutenant, 15th Infantry, February 11, 1889, vice Anderson, transferred to the 1st Cavalry.
- 9. Corporal John M. Sigworth, Battery L, 1st Artillery, to be 2d 2d lieutenant, 10th Infantry, February 11, 1889, vice Perry, transferred to the 9th Cavalry.
- 10. 1st Sergeant Percival G. Lowe, Company B, 18th Infantry, to be 2d lieutenant, 18th Infantry, February 11, 1889, vice Hardin, promoted.
- 11. 1st Sergeant Wilson Chase, Troop B, 7th Cavalry, to be 2d lieutenant, 20th Infantry, February 11, 1889, vice Hart, transferred to the 4th Cavalry.
- 12. Richmond McA. Schofield, of New York, to be 2d lieutenant, 4th Cavalry, February 11, 1889, vice Ryan, transferred to the 3d Cavalry.

#### PROMOTIONS.

Lieutenant Colonel Edward M. Heyl, inspector general, to be inspector general with the rank of colonel, February 12, 1889, vice Breckinridge, appointed Inspector General with the rank of brigadier general.

Lieutenant Colonel Henry M. Lazelle, 23d Infantry, to be colonel 18th Infantry, February 17, 1889, vice Yard, deceased.

Major Henry W. Lawton, inspector general, to be inspector general with the rank of lieutenant colonel, February 12, 1889, vice Heyl, promoted.

Major William B. Hughes, quartermaster, to be deputy quartermaster general with the rank of lieutenant colonel, February 15, 1889, vice Card, retired from active service.

Major Hamilton S. Hawkins, 10th Infantry, to be lieutenant colonel 28d Infantry, February 17, 1889, vice Lazelle, promoted to the 18th Infantry.

Captain Charles H. Hoyt, assistant quartermaster, to be quartermaster with the rank of major, February 15, 1889, vice Hughes, promoted.

Captain Edward W. Whittemore, 15th Infantry, to be major 10th Infantry, February 17, 1889, vice Hawkins, promoted to the 23d Infantry.

1st Lieutenant Bainbridge Reynolds, 3d Cavalry, to be captain, January 17, 1889, vice Vroom, appointed inspector general with the rank of major.

1st Lieutenant Frank H. Edmunds, regimental adjutant 1st Infantry, to be captain, January 24, 1889, vice Scott, vacated by appointment as captain, commissary of subsistence.

1st Lieutenant John Carland, 6th Infantry, to be captain, January 25, 1889, vice Badger, retired from active service.

2d Lieutenant Tyree R. Rivers, 3d Cavalry, to be 1st lieutenant, January 17, 1889, vice Reynolds, promoted.

2d Lieutenant Edwin P. Pendleton, 23d Infantry, to be 1st lieutenant, January 24, 1889, vice Hay, appointed commissary of subsistence with the rank of captain.

2d Lieutenant Reuben B. Turner, 6th Infantry, to be 1st lieutenant, January 25, 1889, vice Carland, promoted.

2d Lieutenant Harry A. Leonhaeuser, 25th Infantry, to be 1st lieutenant, January 31, 1889, vice Webb, resigned.

2d Lieutenant Alfred B. Jackson, 9th Cavalry, to be 1st lieutenant, February 1, 1889, vice Finley, appointed regimental adjutant.

#### RETIREMENTS.

Brigadier General William S. Rosecrans, March 1, 1889 (act of February 27, 1889).

Major Warren Webster, surgeon, February 28, 1889 (section 1251, Revised Statutes).

Major William F. Smith, engineers, March 1, 1889 (act of February 14, 1889).

#### . TRANSFERS.

- 1. 2d Lieutenant Edward Anderson, from the 15th Infantry to the 1st Cavalry, February 11, 1889, vice Robertson, promoted.
- 2. 2d Lieutenant William H. Hart, from the 20th Infantry to the 4th Cavalry, February 11, 1889, vice Fowler, resigned.
- 3. 2d Lieutenant George E. Stockle, from the 25th Infantry to the 10th Cavalry, February 11, 1889, vice Hall, resigned.
- 4. 2d Lieutenant Alexander W. Perry, from the 10th Infantry to the 9th Cavalry, February 11, 1889, vice Jackson, promoted.
- 5. 2d Lieutenant William T. Littebrant, from the 10th Infantry to the 10th Cavalry, February 11, 1889, vice McDonald, promoted.
- 6. 2d Lieutenant Matthew C. Butler, jr., from the 9th Infantry to the 5th Cavalry, February 11, 1889, vice Cornish, promoted.

# CASUALTIES.

Colonel Silas Crispin, Ordnance Department, died February 28. 1889, at New York City, New York.

Colonel Henry J. Hunt (retired), died February 11, 1889, at Soldiers' Home, District of Columbia.

2d Lieutenant Harry F. Bateman, 10th Infantry, dropped for desertion, March 2, 1889 (section 1229, Revised Statutes).

R. C. DRUM,

Adjutant General.

OFFICIAL:

# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, March 18, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, March 16, 1889.

# CASUALTIES.

Colonel John N. Macomb (retired), died March 16, 1889, at Washington, District of Columbia.

Major Joseph P. Sanger, inspector general, resigned his commission as captain, 1st Artillery, only, March 2, 1889.

Captain Charles J. Von Herrmann (retired), died March 16, 1889, at Washington, District of Columbia.

R. C. DRUM,

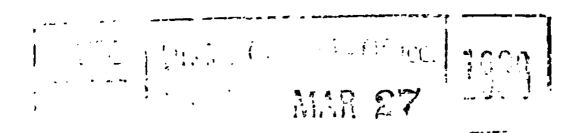
Adjutant General.

OFFICIAL:

Assistant Adjutant General.

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# HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, March 25, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, March 23, 1889.

# CASUALTY.

Captain John W. Summerhayes, assistant quartermaster, resigned his commission as 1st lieutenant, 8th Infantry, only, March 9, 1889.

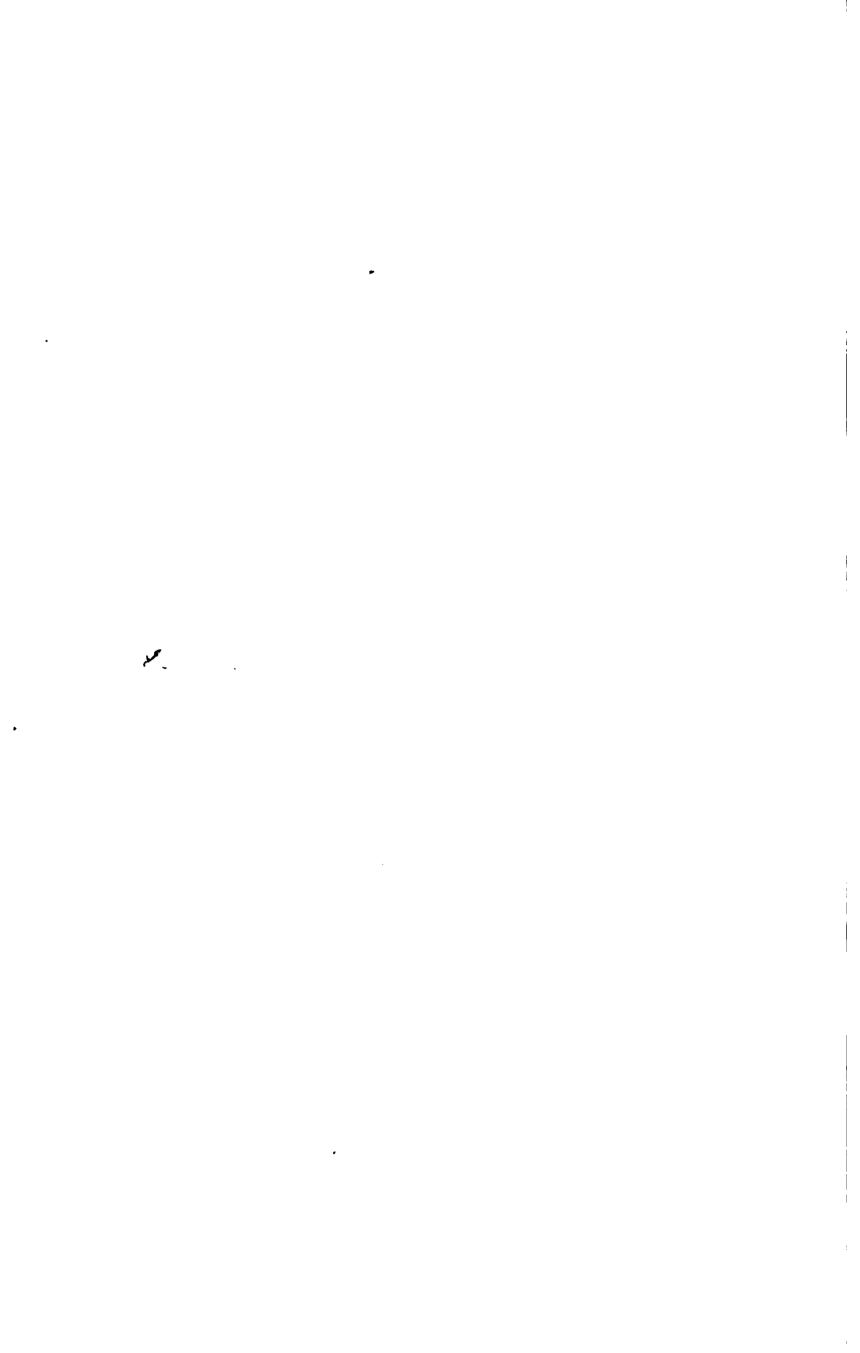
R. C. DRUM,

Adjutant General.

OFFICIAL:

# Assistant Adjutant General.

Note.—No list was issued for the week ending March 9, 1889. [Omitted in list of March 18, 1889.]



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# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, April 1, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, March 30, 1889.

# PROMOTIONS.

Lieutenant Colonel Adelbert R. Buffington, Ordnance Department, to be colonel, February 28, 1889, vice Crispin, deceased.

Major Joseph P. Farley, Ordnance Department, to be lieutenant colonel, February 28, 1889, vice Buffington, promoted.

Captain Otho E. Michaelis, Ordnance Department, to be major, February 28, 1889, vice Farley, promoted.

Captain Julius H. Patzki, assistant surgeon, to be surgeon with the rank of major, February 28, 1889, vice Webster, retired from active service.

1st Lieutenant Gilbert P. Cotton, 1st Artillery, to be captain, March 2, 1889, vice Sanger, appointed inspector general with the rank of major.

2d Lieutenant Charles H. Hunter, 1st Artillery, to be 1st lieutenant, March 2, 1889, vice Cotton, promoted.

# CASUALTIES.

Lieutenant Colonel Richard H. Alexander, surgeon, died March 29, 1889, at Los Angeles, California.

Captain Richards Barnett, assistant surgeon, died March 27, 1889, at Fort Riley, Kansas.

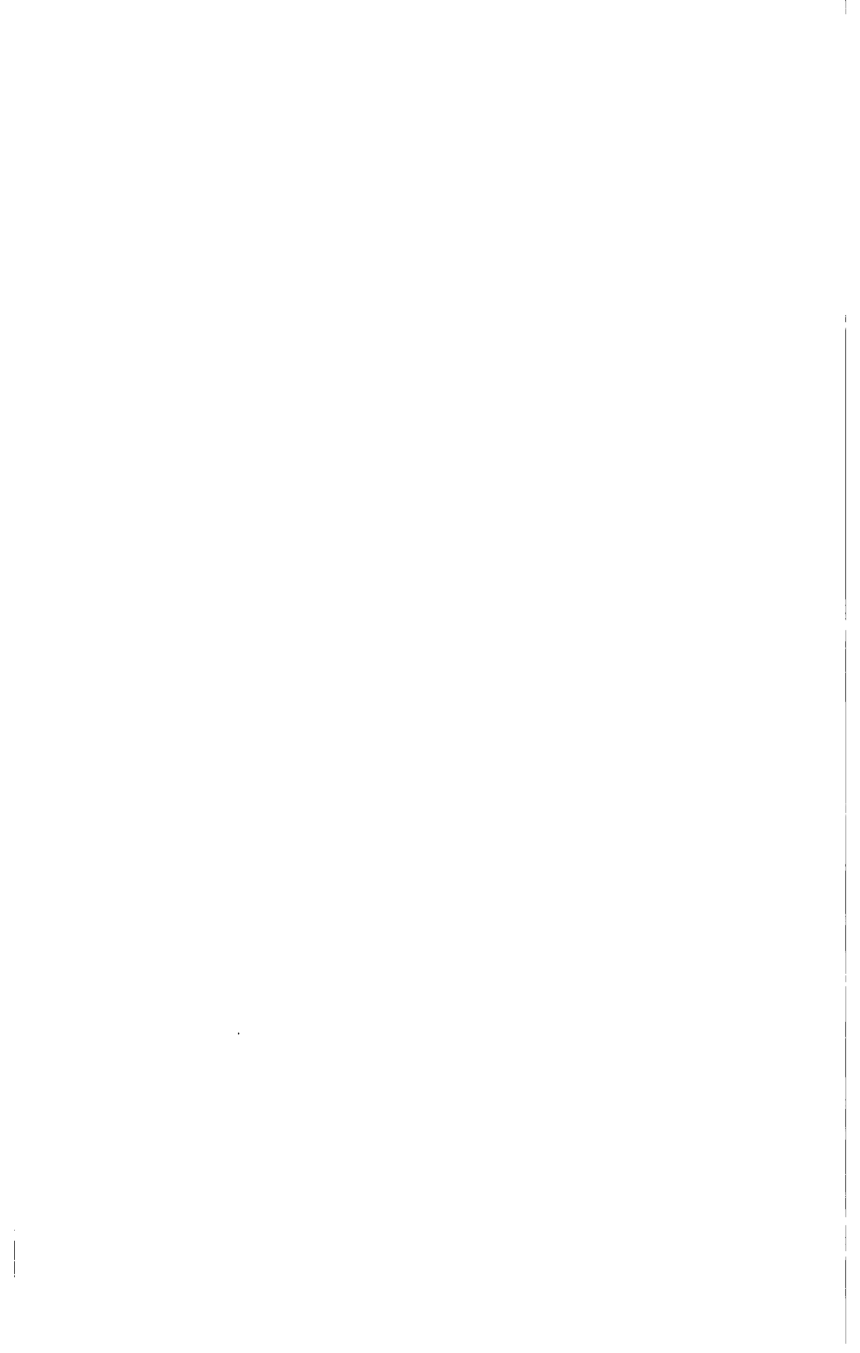
1st Lieutenant William B. McCallum, regimental adjutant 5th Artillery, died March 26, 1889, at Fort Hamilton, New York Harbor, New York.

2d Lieutenant David W. Fulton, 24th Infantry, died March 28, 1889, at Fort Bayard, New Mexico.

R. C. DRUM,

Adjutant General.

OFFICIAL:



# HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, April 8, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, April 6, 1889.

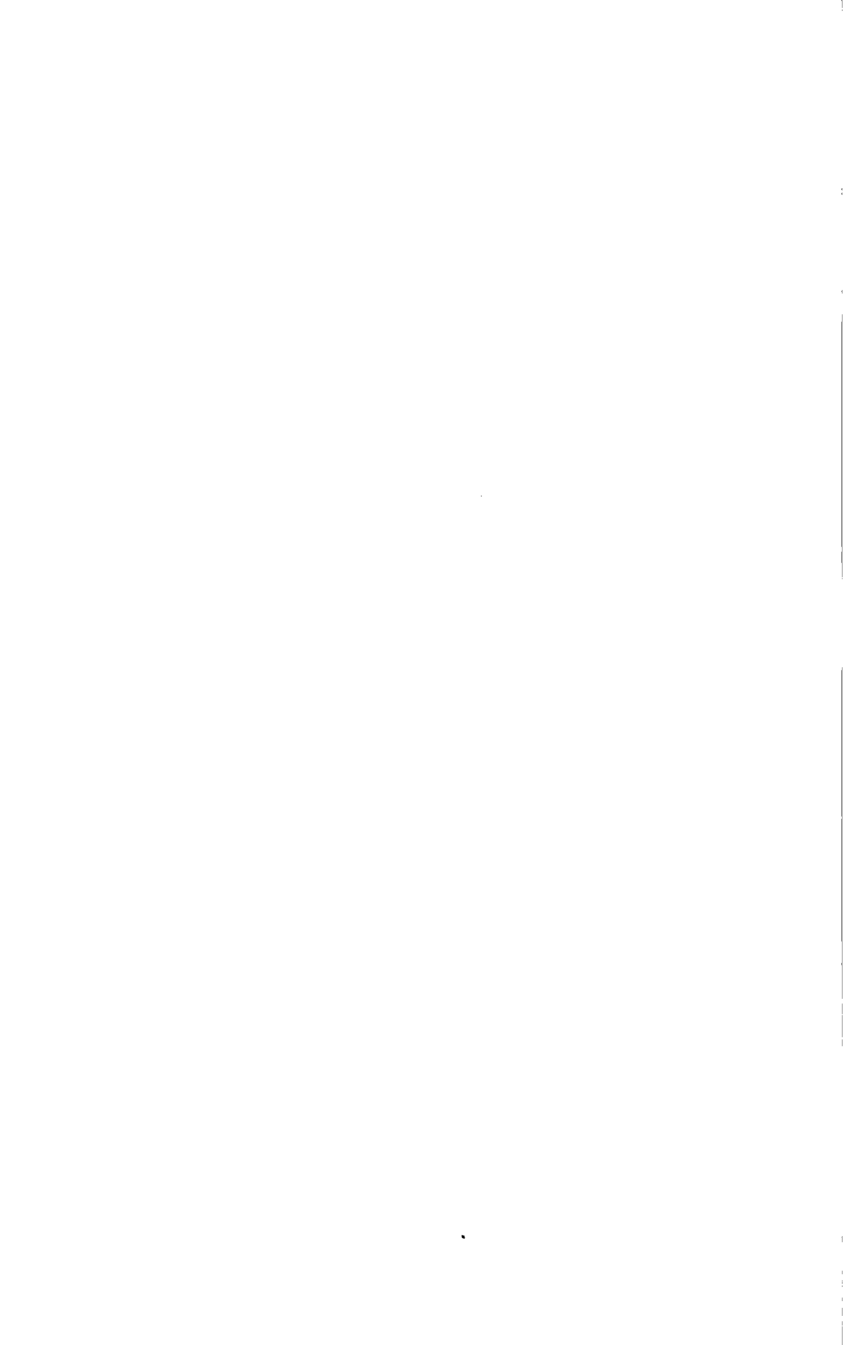
CASUALTY.

Major George A. Williams (retired), died April 2, 1889, at Newburgh, New York.

R. C. DRUM,

Adjutant General.

OFFICIAL:



# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, April 15, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week

ending Saturday, April 13, 1889.

# PROMOTIONS.

Lieutenant Colonel Joseph G. Tilford, 7th Cavalry, to be colonel 9th Cavalry, April 11, 1889, vice Hatch, deceased.

Major Charles C. Byrne, surgeon, to be surgeon with the rank of lieutenant colonel, March 29, 1889, vice R. H. Alexander, deceased.

Major Caleb H. Carlton, 3d Cavalry, to be lieutenant colonel 7th Cavalry, April 11, 1889, vice Tilford, promoted to the 9th Cavalry.

Captain Curtis E. Munn, assistant surgeon, to be surgeon with the rank of major, March 29, 1889, vice Byrne, promoted.

Captain Louis T. Morris, 8th Cavalry, to be major, 8d Cavalry, April 11, 1889, vice Carlton, promoted to the 7th Cavalry.

1st Lieutenant Patrick Hasson, 14th Infantry, to be captain, April 8, 1889, vice Sladen, retired from active service.

1st Lieutenant Samuel W. Fountain, 8th Cavalry, to be captain, April 11, 1889, vice Morris, promoted to the 8d Cavalry.

2d Lieutenant William A. Mercer, 8th Infantry, to be 1st lieutenant, March 9, 1889, vice Summerhayes, appointed assistant quartermaster.

2d Lieutenant Charles B. Vogdes, 1st Infantry, to be 1st lieutenant, March 20, 1889, vice Strother, appointed regimental adjutant.

2d Lieutenant William P. Goodwin, 14th Infantry, to be 1st lieutenant, April 8, 1889, vice Hasson, promoted.

2d Lieutenant Andrew G. Hammond, 8th Cavalry, to be 1st lieutenant, April 11, 1889, vice Fountain, promoted.

# RETIREMENT.

Captain Joseph A. Sladen, 14th Infantry, April 8, 1889 (section 1251, Revised Statutes).

# CASUALTIES.

Colonel Edward Hatch, 9th Cavalry, died April 11, 1889, at Fort Robinson, Nebraska.

Captain Ogden B. Read, 11th Infantry, died April 18, 1889, at Plattsburgh Barracks, New York.

2d Lieutenant Richard W. Young, 5th Artillery, resigned April 12, 1889.

Sergeant Francis O'Connor (retired), died April 1, 1889, near Washington, District of Columbia.

R. C. DRUM,

Adjutant General.

OFFICIAL:

# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, April 22, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, April 20, 1889.

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# APPOINTMENT.

2d Lieutenant Edwin B. Babbitt, 5th Artillery, to be 1st lieutenant in the Ordnance Department, April 15, 1889, to fill the vacancy created by the death of Captain William S. Starring.

# PROMOTIONS.

Captain Clarence Ewen, assistant surgeon, to be surgeon with the rank of major, April 15, 1889, vice Williams, deceased.

1st Lieutenant Francis W. Mansfield, 11th Infantry, to be captain, April 13, 1889, vice Read, deceased.

2d Lieutenant Charles W. Penrose, 11th Infantry, to be 1st lieutenant, April 13, 1889, vice Mansfield, promoted.

2d Lieutenant Charles G. Treat, 5th Artillery, to be 1st lieutenant, April 15, 1889, vice Coffin, appointed regimental adjutant.

#### CASUALTIES.

Colonel Samuel K. Dawson (retired), died April 17, 1889, at Orange, New Jersey.

Major John W. Williams, surgeon, died April 15, 1889, at Jackson Barracks, Louisiana.

R. C. DRUM,

Adjutant General.

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# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, April 29, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, April 27, 1889.

# PROMOTIONS.

Lieutenant Colonel Edward P. Vollum, surgeon, to be surgeon with the rank of colonel, April 28, 1889, vice Magruder, retired from active service.

Major Joseph P. Wright, surgeon, to be surgeon with the rank of lieutenant colonel, April 23, 1889, vice Vollum, promoted.

Captain Ezra Woodruff, assistant surgeon, to be surgeon with the rank of major, April 23, 1889, vice Wright, promoted.

1st Lieutenant Levi F. Burnett, 7th Infantry, to be captain, April 23, 1889, vice W. I. Reed, retired from active service.

2d Lieutenant Daniel L. Howell, 7th Infantry, to be 1st lieutenant, April 23, 1889, vice Burnett, promoted.

2d Lieutenant Thomas Connolly, 1st Infantry, to be 1st lieutenant, April 23, 1889, vice H. T. Reed, retired from active service.

# RETIREMENTS.

Colonel David L. Magruder, surgeon, April 23, 1889 (act of June 30, 1882).

Captain William I. Reed, 7th Infantry, April 23, 1889 (section 1251, Revised Statutes).

1st Lieutenant Hugh T. Reed, 1st Infantry, April 23, 1889 (section 1251, Revised Statutes).

# TRANSFER.

1st Lieutenant Ormond M. Lissak, from the 4th Artillery to the Ordnance Department, April 24, 1889, to fill the vacancy created by the death of Colonel Silas Crispin.

# CASUALTY.

1st Lieutenant Isaac N. Walter (retired), died March 81, 1889, at Dayton, Ohio.

R. C. DRUM,

Adjutant General.

OFFICIAL:

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# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, May 6, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, May 4, 1889.

# PROMOTION.

2d Lieutenant Charles L. Corthell, 4th Artillery, to be 1st lieutenant, April 24, 1889, vice Lissak, transferred to the Ordnance Department.

#### CASUALTY.

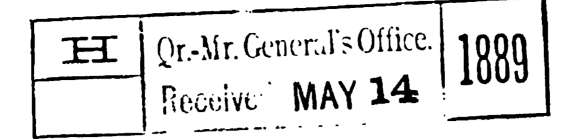
Professor Robert W. Weir (retired), died May 1, 1889, at New York City, New York.

R. C. DRUM,

Adjutant General.

OFFICIAL:

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# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, May 13, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, May 11, 1889.

# CASUALTY.

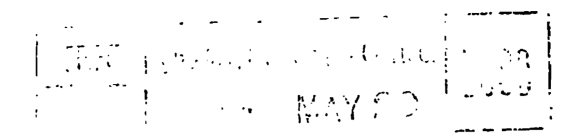
Brigadier General William S. Harney (retired), died May 9, 1889, at Orlando, Florida.

R. C. DRUM,

Adjutant General.

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# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, May 27, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, May 25, 1889.

# CASUALTIES.

Captain Richard C. Newton, assistant surgeon, resigned May 22, 1889.

Corporal Lawrence Dwyre (retired), died May 19, 1889, at Newburgh, New York.

R. C. DRUM,

Adjutant General.

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# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, June 3, 1889.

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Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, June 1, 1889.

#### PROMOTIONS.

1st Lieutenant Augustus R. Egbert, regimental quartermaster 2d Infantry, to be captain, May 27, 1889, vice McKeever, retired from active service.

1st Lieutenant P. Henry Ray, 8th Infantry, to be captain, May 27, 1889, vice Winslow, retired from active service.

2d Lieutenant John Stafford, 8th Infantry, to be 1st lieutenant, May 27, 1889, vice Ray, promoted.

#### RETIREMENTS.

Brigadier General Richard C. Drum, Adjutant General, May 28, 1889 (act June 30, 1882).

Captain Samuel McKeever, 2d Infantry, May 27, 1889 (section 1251, Revised Statutes).

Captain Gordon Winslow, 8th Infantry, May 27, 1889 (section 1251, Revised Statutes).

#### CASUALTIES.

Captain George F. Wilson, assistant surgeon, resigned May 81, 1889.

Private William Tobin (retired), died May 26, 1889, at Highland Falls, New York.

J. C. KELTON,
Acting Adjutant General.

OFFICIAL:



# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE,

Washington, June 10, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, June 8, 1889.

# APPOINTMENTS.

Colonel John C. Kelton, assistant adjutant general, to be Adjutant General with the rank of brigadier general, June 7, 1889, vice Drum, retired from active service.

Philip G. Wales, of the District of Columbia (late assistant surgeon), to be assistant surgeon with the rank of 1st lieutenant, June 7, 1889, vice Weisel, deceased.

Theodore F. De Witt, of New Jersey, to be assistant surgeon with the rank of 1st lieutenant, June 7, 1889, vice Corson, promoted.

Benjamin L. Ten Eyck, of New York, to be assistant surgeon with the rank of 1st lieutenant, June 7, 1889, vice Patzki, promoted.

#### PROMOTIONS.

Lieutenant Colonel George D. Ruggles, assistant adjutant general, to be assistant adjutant general with the rank of colonel, June 7, 1889, vice Kelton, appointed Adjutant General.

Major Henry C. Corbin, assistant adjutant general, to be assistant adjutant general with the rank of lieutenant colonel, June 7, 1889, vice Ruggles, promoted.

1st Lieutenant Benjamin C. Lockwood, 22d Infantry, to be captain, June 2, 1889, vice Clarke, retired from active service.

2d Lieutenant Edward O. C. Ord, 22d Infantry, to be 1st lieutenant, June 2, 1889, vice Lockwood, promoted.

#### RETIREMENT.

Captain Francis Clarke, 22d Infantry, June 2, 1889 (act June 30, 1882).

J. C. KELTON,

Adjutant General.

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# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, June 17, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, June 15, 1889.

CASUALTIES.

Captain Joseph Rendlebrock (retired), died March 13, 1889, at Godesberg, Germany.

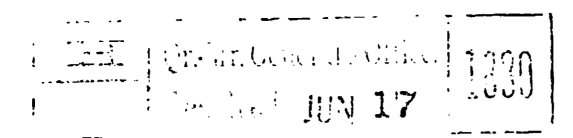
2d Lieutenant James C. Bourke, 5th Artillery, resigned June 15, 1889.

J. C. KELTON,

Adjutant General.

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# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, June 17, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, June 15, 1889.

CASUALTIES.

Captain Joseph Rendlebrock (retired), died March 13, 1889, at Godesberg, Germany.

2d Lieutenant James C. Bourke, 5th Artillery, resigned June 15, 1889.

J. C. KELTON,

Adjutant General.

OFFICIAL:

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### HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE,

Washington, June 24, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, June 22, 1889.

#### PROMOTIONS.

1st Lieutenant Henry H. C. Dunwoody, 4th Artillery, to be captain, June 17, 1889, vice Bancroft, retired from active service.

1st Lieutenant Frederick L. Dodge, regimental quartermaster 28d Infantry, to be captain, June 22, 1889, vice Wheaton, retired from active service.

1st Lieutenant James M. Burns, 17th Infantry, to be captain, June 22, 1889, vice Troxel, retired from active service.

1st Lieutenant Daniel C. Pearson, 2d Cavalry, to be captain, June 22, 1889, vice Norwood, retired from active service.

2d Lieutenant Henry H. Benham, 2d Infantry, to be 1st lieutenant, June 15, 1889, vice Sarson, appointed regimental quartermaster.

2d Lieutenant Stephen M. Foote, 4th Artillery, to be 1st lieutenant, June 17, 1889, vice Dunwoody, promoted.

2d Lieutenant John A. Lockwood, 17th Infantry, to be 1st lieutenant, June 22, 1889, vice Burns, promoted.

2d Lieutenant Henry T. Allen, 2d Cavalry, to be 1st lieutenant, June 22, 1889, vice Pearson, promoted.

### RETIBEMENTS.

Captain Eugene A. Bancroft, 4th Artillery, June 17, 1889 (act of June 80, 1882).

Captain Charles Wheaton, 28d Infantry, June 22, 1889 (section 1251, Revised Statutes).

Captain Randolph Norwood, 2d Cavalry, June 22, 1889 (section 1251, Revised Statutes).

Captain Thomas G. Troxel, 17th Infantry, June 22, 1889 (section 1251, Revised Statutes).

### CASUALTY.

Captain Edwin C. Gaskill (retired), died June 17, 1889, at Mackinac Village, Michigan.

J. C. KELTON,

Adjutant General.

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### HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, July 8, 1889.

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Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, July 6, 1889.

### APPOINTMENTS.

(See General Orders, No. 57, Headquarters of the Army, June 24, 1889, announcing appointments of graduates of the U.S. Military-Academy.)

Captain Arthur MacArthur, jr., 13th Infantry, to be assistant adjutant general with the rank of major, July 1, 1889, vice Corbin, promoted.

Additional 2d Lieutenant Sidney S. Jordan, 5th Artillery, to be 2d lieutenant, June 15, 1889, vice Bourke, resigned.

Additional 2d Lieutenant Walter A. Bethel, 4th Artillery, to be 2d lieutenant, June 17, 1889, vice Foote, promoted.

Additional 2d Lieutenant Ralph Harrison, 2d Cavalry, to be 2d lieutenant, June 22, 1889, vice Allen promoted.

Additional 2d Lieutenant James E. Normoyle, 28d Infantry, to be 2d lieutenant, June 22, 1889, vice Dapray, promoted.

Additional 2d Lieutenant Edward V. Stockham, 17th Infantry, to be 2d lieutenant, June 22, 1889, vice Lockwood, promoted.

#### PROMOTIONS.

Lieutenant Colonel David C. Houston, Corps of Engineers, to be colonel, July 2, 1889, vice Parke, retired from active service.

Major William H. H. Benyaurd, Corps of Engineers, to be lieutenant colonel, July 2, 1889, vice Houston, promoted.

2d Lieutenant John A. Dapray, 28d Infantry, to be 1st lieutenant, June 28, 1889, vice Febiger, appointed regimental quartermaster.

### RETIREMENT.

Colonel John G. Parke, Corps of Engineers, July 2, 1889, on his own application, after 40 years' service (act June 80, 1882).

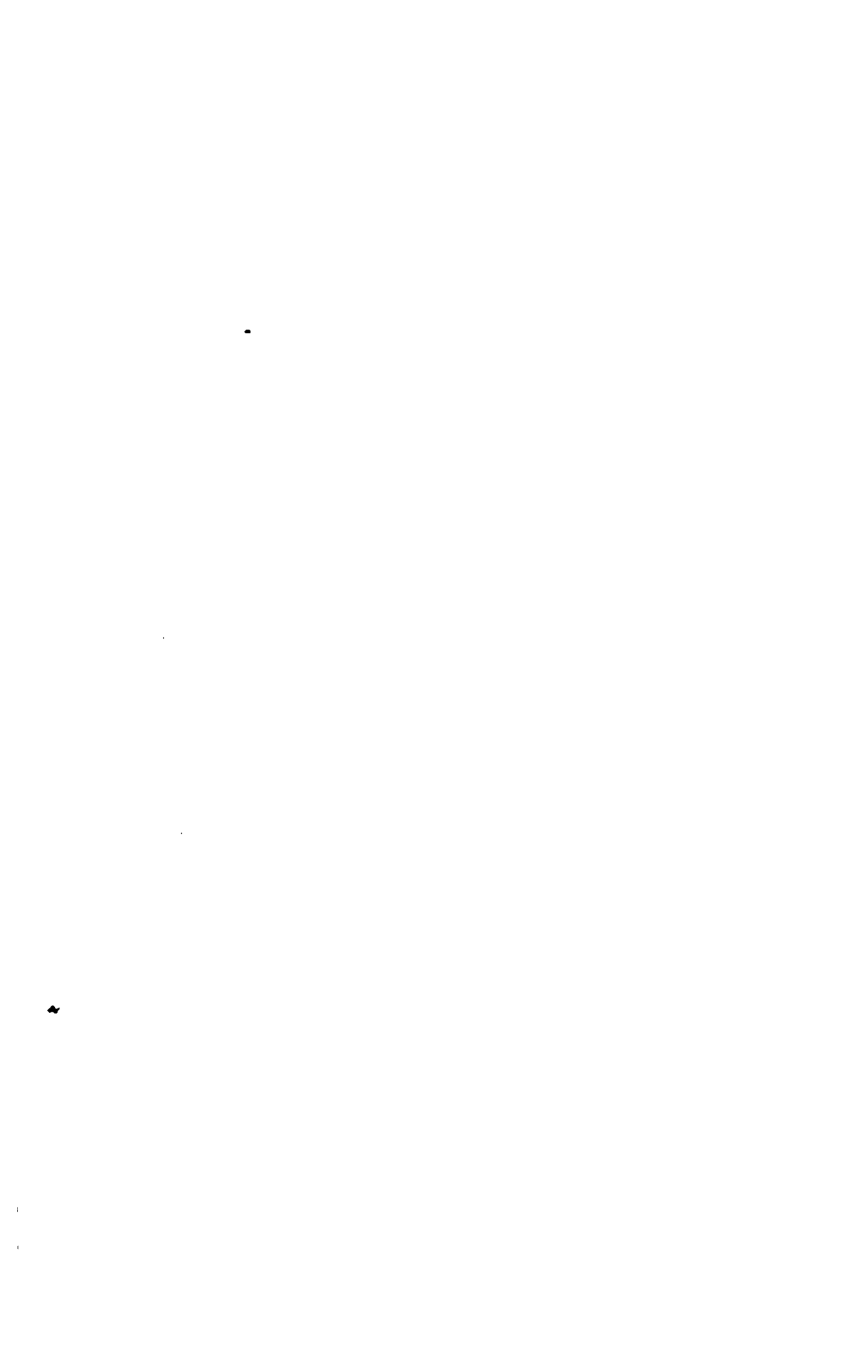
### CASUALTIES.

Sergeant Charles Stadtmiller (retired), died June 27, 1889, at Miles City, Montana.

Private Charles Goldsmith (retired), died May 19, 1889, at New York City, New York.

J. C. KELTON,

Adjutant General.



### HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE,

Washington, July 15, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, July 13, 1889.

### PROMOTIONS.

Lieutenant Colonel Andrew K. Smith, surgeon, to be surgeon with the rank of colonel, July 10, 1889, vice McParlin, retired from active service.

Major Francis L. Town, surgeon, to be surgeon with the rank of lieutenant colonel, July 10, 1889, vice Smith, promoted.

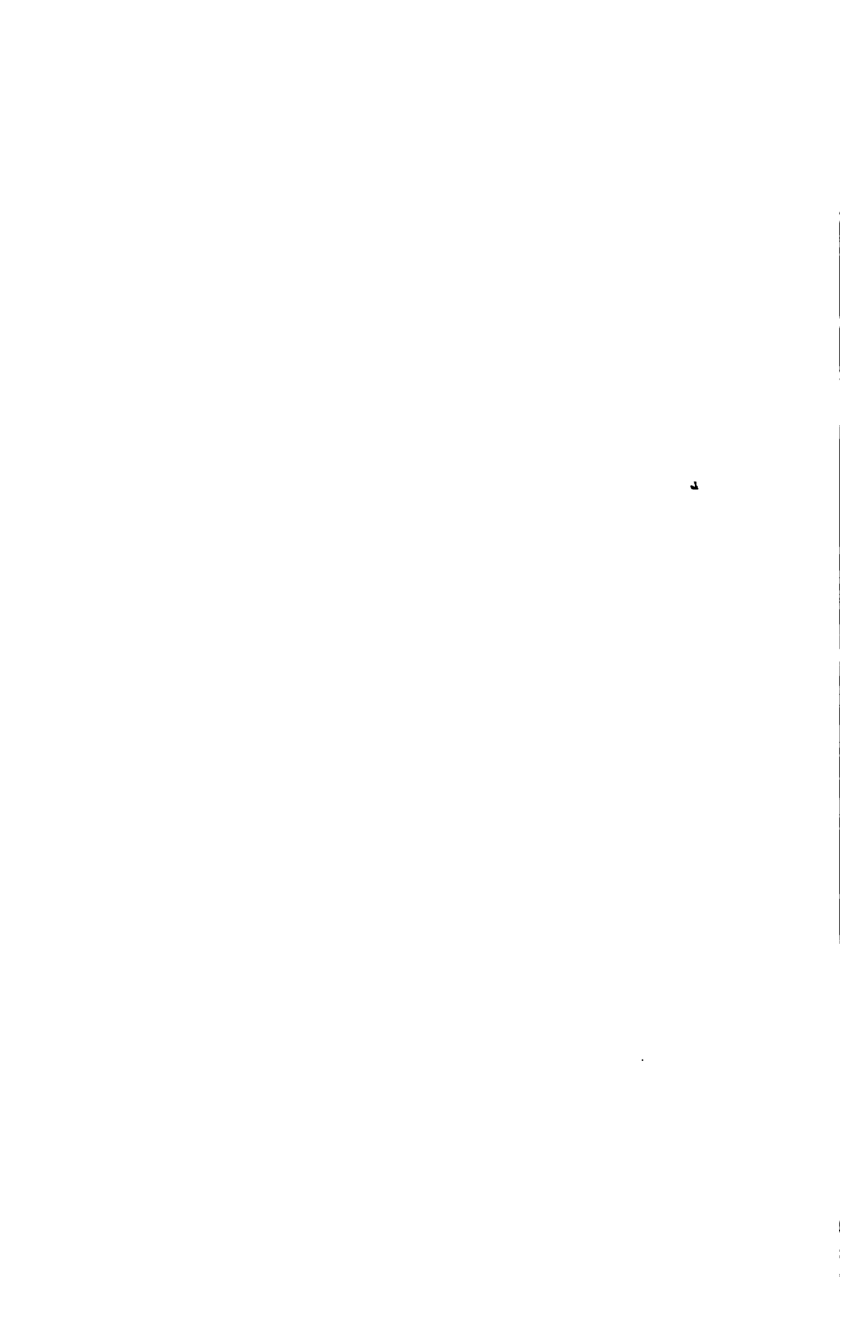
#### RETIREMENT.

Colonel Thomas A. McParlin, surgeon, July 10, 1889 (act of June 80, 1882).

J. C. KELTON,

Adjutant General.

OFFICIAL:



### HEADQUARTERS OF THE ARMY,

Adjutant General's Office,

Washington, July 22, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, July 20, 1889.

### PROMOTIONS.

1st Lieutenant Stephen W. Groesbeck, 6th Infantry, to be captain, July 16, 1889, vice Britton, retired from active service.

2d Lieutenant Lyman W. V. Kennon, 6th Infantry, to be 1st lieutenant, July 16, 1889, vice Groesbeck, promoted.

To be assistant surgeon with the rank of captain, after five years' service, in accordance with the act of June 23, 1874.

Assistant Surgeon Charles B. Ewing, July 5, 1889.

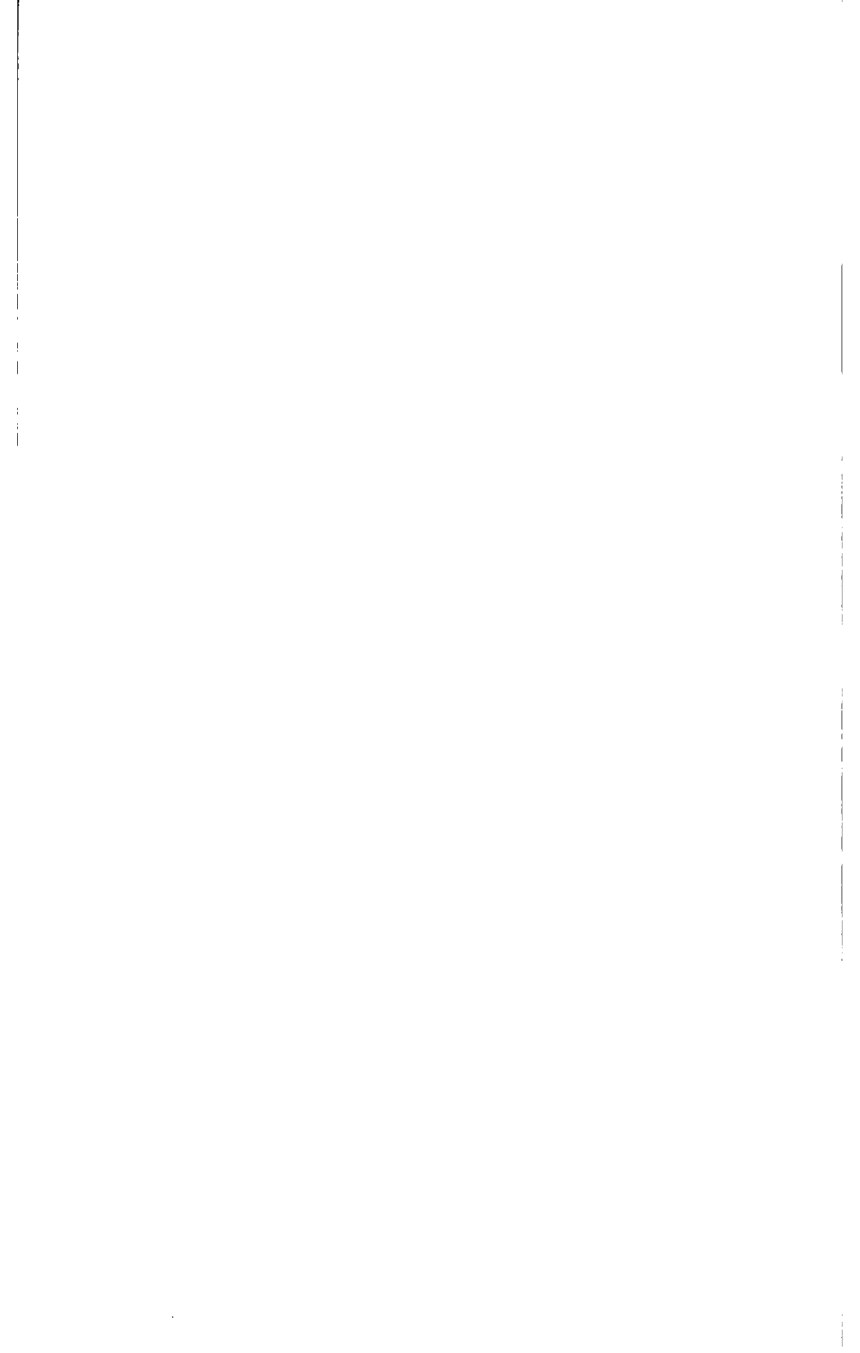
### RETIREMENT.

Captain Thomas Britton, 6th Infantry, July 16, 1889, on his own application, after over 40 years' service (act of June 30, 1882).

J. C. KELTON,

Adjutant General.

OFFICIAL:



# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, July 29, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, July 27, 1889.

### CASUALTY.

1st Lieutenant J. Espy McCoy, 7th Infantry, died July 23, 1889, at Camp Pilot Butte, Wyoming Territory.

J. C. KELTON,

Adjutant General.

OFFICIAL:

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### HEADQUARTERS OF THE ARMY,

Adjutant General's Office,

Washington, August 5, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, August 3, 1889.

### APPOINTMENT.

Additional 2d Lieutenant E. Eveleth Winslow, Corps of Engineers, to be 2d lieutenant, July 2, 1889, vice Patrick, promoted.

### PROMOTIONS.

Captain Ernest H. Ruffner, Corps of Engineers, to be major, July 2, 1889, vice Benyaurd, promoted.

1st Lieutenant Theodore A. Ringham, Corps of Engineers, to be captain, July 2, 1889, vice Ruffner, promoted.

2d Lieutenant Mason M. Patrick, Corps of Engineers, to be 1st lieutenant, July 2, 1889, vice Bingham, promoted.

2d Lieutenant John L. Barbour, 7th Infantry, to be 1st lieutenant, July 23, 1889, vice McCoy, deceased.

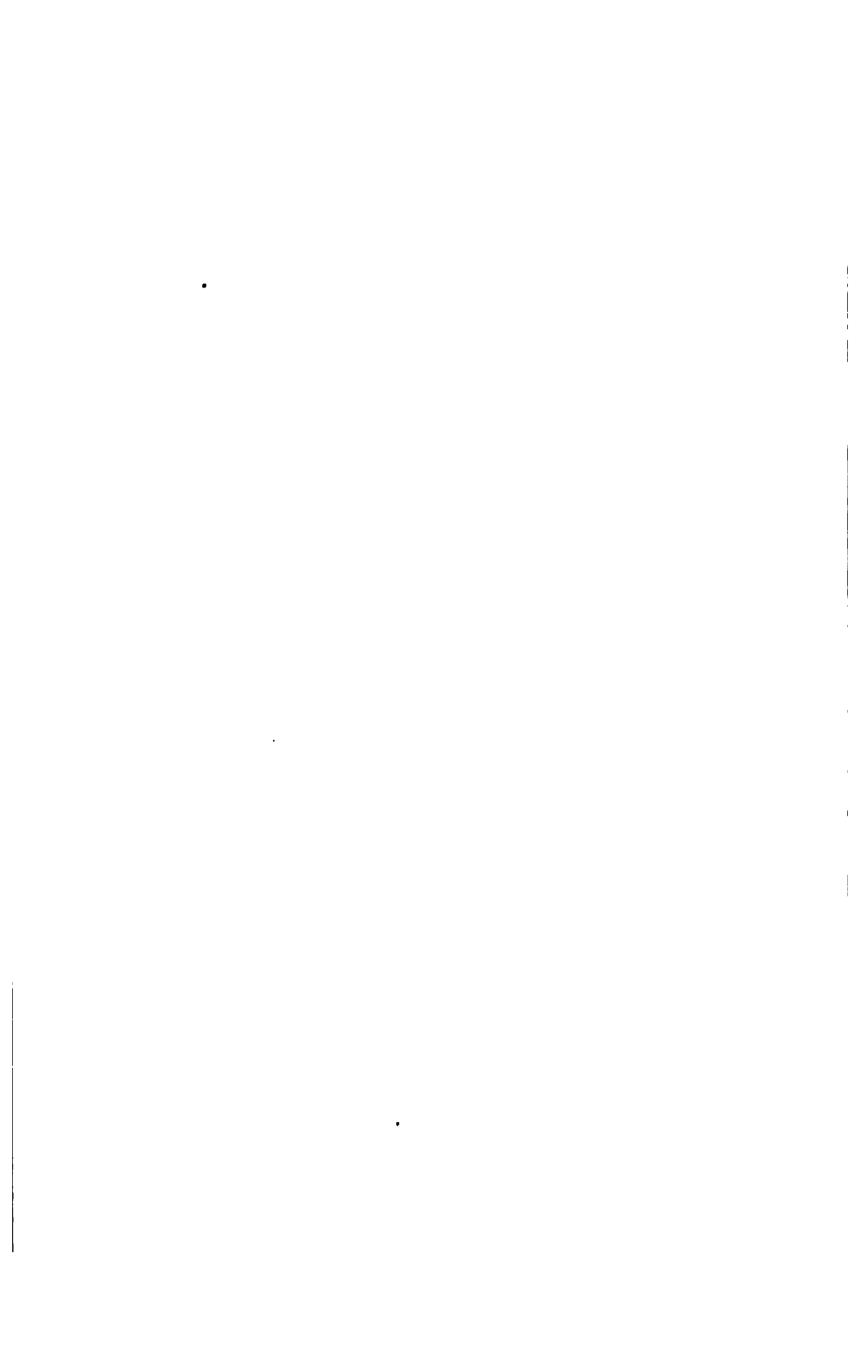
### RETIREMENT.

Major Alexander Sharp, paymaster, July 29, 1889 (act of June 30, 1882).

J. C. KELTON,

Adjutant General.

OFFICIAL:



### HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, August 12, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, August 10, 1889.

### CASUALTIES.

Captain Lowell A. Chamberlin, 1st Artillery, died August 9, 1889, at Presidio of San Francisco, California.

1st Lieutenant James Curry (retired), died August 8, 1889, at Chesapeake City, Fort Monroe, Virginia.

> J. C. KELTON, Adjutant General.

OFFICIAL:

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# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, August 26, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, August 24, 1889.

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### APPOINTMENT.

Additional 2d Lieutenant Charles D. Rhodes, 7th Cavalry, to be 2d lieutenant, 6th Cavalry, August 19, 1889, vice Stotsenburg, promoted.

### PROMOTIONS.

Lieutenant Colonel James S. Brisbin, 9th Cavalry, to be colonel 1st Cavalry, August 20, 1889, vice Dudley, retired from active service.

Major George B. Sanford, 1st Cavalry, to be lieutenant colonel 9th Cavalry, August 20, 1889, vice Brisbin, promoted to the 1st Cavalry.

Captain Charles D. Viele, 10th Cavalry, to be major, 1st Cavalry, August 20, 1889, vice Sanford, promoted to the 9th Cavalry.

1st Lieutenant Charles E. Nordstrom, regimental quartermaster 10th Cavalry, to be captain, August 20, 1889, vice Viele, promoted to the 1st Cavalry.

2d Lieutenant John M. Stotsenburg, 6th Cavalry, to be 1st lieutenant, August 19, 1889, vice Blake, resigned.

To be assistant surgeon with the rank of captain, after five years' service, in accordance with the act of June 23, 1874.

Assistant Surgeon Walter D. McCaw, August 20, 1889.

### CASUALTIES.

Major Harvey E. Brown, surgeon, died August 20, 1889, at Jackson Barracks, New Orleans, Louisiana.

1st Sergeant Robert Walsh (retired), died August 16, 1889, at-Fort Columbus, New York Harbor.

THOMAS WARD,

Acting Adjutant General.

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### HEADQUARTERS OF THE ARMY, Adjutant General's Office,

Washington, September 2, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, August \$1, 1889.

### APPOINTMENTS.

Additional 2d Lieutenant Winthrop S. Wood, 2d Cavalry, to be 2d lieutenant, 10th Cavalry, August 20, 1889, vice Freeman, promoted.

Additional 2d Lieutenant George T. Langhorne, 5th Cavalry, to be 2d lieutenant, 3d Cavalry, August 31, 1889, vice Heard, promoted.

### PROMOTIONS.

1st Lieutenant George A. Dodd, 3d Cavalry, to be captain, August 31, 1889, vice Thompson, deceased.

2d Lieutenant Samuel D. Freeman, 10th Cavalry, to be 1st lieutenant, August 20, 1889, vice Finley, appointed regimental quartermaster.

2d Lieutenant John W. Heard, 3d Cavalry, to be 1st lieutenant, August 31, 1889, vice Dodd, promoted.

### RETIREMENTS.

Colonel Nathan A. M. Dudley, 1st Cavalry, August 20, 1889 (act June 30, 1882).

Post Chaplain George W. Collier, August 29, 1889 (act June 30, 1882).

### CASUALTIES.

Captain John C. Thompson, 3d Cavalry, died August 31, 1889, at San Antonio, Texas.

Captain Joseph Y. Porter, assistant surgeon, resigned August 29, 1889.

CHAUNCEY McKEEVER,

Acting Adjutant General.

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## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, September 9, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, September 7, 1889.

### APPOINTMENT.

Henry H. Hall, of California, to be post chaplain, September 7, 1889, vice Collier, retired from active service.

### PROMOTIONS.

Lieutenant Colonel Beekman Du Barry, assistant commissary general of subsistence, to be assistant commissary general of subsistence with the rank of colonel, September 3, 1889, vice Burns, retired from active service.

Major John P. Hawkins, commissary of subsistence, to be assistant commissary general of subsistence with the rank of lieutenant colonel, September 3, 1889, vice Du Barry, promoted.

Captain William A. Elderkin, commissary of subsistence, to be commissary of subsistence with the rank of major, September 3, 1889, vice Hawkins, promoted.

### RETIREMENT.

Colonel William W. Burns, assistant commissary general of subsistence, September 3, 1889 (act of June 30, 1882).

CHAUNCEY McKEEVER,

Acting Adjutant General.

OFFICIAL:

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## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, September 16, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, September 14, 1889.

#### APPOINTMENT.

Cadet Charles Young, U. S. Military Academy, to be additional 2d lieutenant, 10th Cavalry, August 31, 1889.

### CASUALTY.

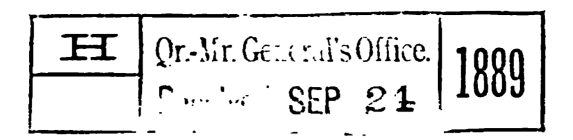
2d Lieutenant William H. Camp, 17th Infantry, resigned September 14, 1889.

J. C. KELTON,

Adjutant General.

OFFICIAL:

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## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, September 23, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, September 21, 1889.

### CASUALTIES.

Lieutenant Colonel David H. Brotherton (retired), died September 17, 1889, at Waynesboro', Pennsylvania.

Captain William B. Lowe (retired), died September 11, 1889, near Govanstown, Baltimore County, Maryland.

J. C. KELTON,

Adjutant General.

OFFICIAL:



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# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, September 30, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, September 28, 1889.

### APPOINTMENT.

Additional 2d Lieutenant *Ulysses G. Kemp*, 4th Cavalry, to be 2d lieutenant, 8th Cavalry, September 28, 1889, vice *Slocum*, promoted.

### PROMOTIONS.

1st Lieutenant Hayden De Lany, 9th Infantry, to be captain, September 28, 1889, vice Hofman, retired from active service.

1st Lieutenant Frederick E. Phelps, 8th Cavalry, to be captain, September 28, 1889, vice Weeks, retired from active service.

2d Lieutenant Francis J. Kernan, 21st Infantry, to be 1st lieutenant, September 28, 1889, vice Patten, resigned.

2d Lieutenant Stephen L'H. Slocum, 8th Cavalry, to be 1st lieutenant, September 28, 1889, vice Phelps, promoted.

2d Lieutenant Robert H. Anderson, 9th Infantry, to be 1st lieutenant, September 28, 1889, vice De Lany, promoted.

### BETIBEMENTS.

Captain William E. Hofman, 9th Infantry, September 28, 1889 (section 1252, Revised Statutes).

Captain Harrison S. Weeks, 8th Cavalry, September 28, 1889 (section 1251, Revised Statutes).

#### CASUALTIES.

Colonel Samuel D. Sturgis (retired), died September 28, 1889, at St. Paul, Minnesota.

1st Lieutenant John Tyler (retired), died August 8, 1889, at Dearborn, Michigan.

1st Lieutenant Francis J. Patten, 21st Infantry, resigned September 28, 1889.

J. C. KELTON,

Adjutant General.

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### HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, October 7, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, October 5, 1889.

### APPOINTMENTS.

William L. Alexander, of Iowa, to be commissary of subsistence with the rank of captain, October 4, 1889, vice Elderkin, promoted.

1st Lieutenant George S. Hoyt, 18th Infantry, to be assistant quartermaster with the rank of captain, October 5, 1889, vice Blunt, promoted.

1st Lieutenant Henry B. Osgood, 8d Artillery, to be commissary of subsistence with the rank of captain, October 5, 1889, vice Penrose, promoted.

Additional 2d Lieutenant Delamere Skerrett, 2d Artillery, to be 2d lieutenant, 1st Artillery, September 80, 1889, vice Johnson, resigned.

Additional 2d Lieutenant Charles Young, 25th Infantry, to be 2d lieutenant, October 4, 1889, vice Webster, transferred to the 6th Infantry.

### PROMOTIONS.

Lieutenant Colonel George Bell, assistant commissary general of subsistence, to be assistant commissary general of subsistence with the rank of colonel, October 4, 1889, vice Beckwith, retired from active service.

Major Michael P. Small, commissary of subsistence, to be assistant commissary general of subsistence with the rank of lieutenant colonel, October 4, 1889, vice Bell, promoted.

Captain Asa P. Blunt, assistant quartermaster, to be quartermaster with the rank of major, September 30, 1889 (since deceased), vice Hoyt, retired from active service.

Captain Charles B. Penrose, commissary of subsistence, to be commissary of subsistence with the rank of major, October 4, 1889, vice Small, promoted.

Captain James H. Lord, assistant quartermaster, to be quartermaster with the rank of major, October 4, 1889, vice Blunt, deceased.

1st Lieutenant Anthony W. Vogdes, regimental quartermaster 5th Artillery, to be captain, October 1, 1889, vice Roemer, retired from active service.

#### RETIREMENTS.

Colonel Amos Beckwith, assistant commissary general of subsistence, October 4, 1889 (act June 80, 1882).

Major Charles H. Hoyt, quartermaster, September 30, 1889 (act June 30, 1882).

Captain Paul Roemer, 5th Artillery, October 1, 1889, at his own request, having served over 80 years (section 1248, Revised Statutes).

### TRANSFERS.

2d Lieutenant Frank D. Webster, from the 25th Infantry to the 6th Infantry, October 3, 1889.

Additional 2d Lieutenant Charles Young, from the 10th Cavalry to the 25th Infantry, October 4, 1889.

#### CASUALTIES.

Major Asa P. Blunt, quartermaster, died October 4, 1889, at Manchester, New Hampshire.

Captain George H. Cook, assistant quartermaster, died October 4, 1889, at Davids Island, New York.

2d Lieutenant Ben Johnson, 1st Artillery, resigned September 30, 1889.

2d Lieutenant Edward V. Stockham, 17th Infantry, resigned September 80, 1889.

J. C. KELTON,

Adjutant General.

OFFICIAL:

## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, October 14, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, October 12, 1889.

### APPOINTMENT.

Additional 2d Lieutenant Edward F. McGlachlin, jr., 8d Artillery, to be 2d lieutenant, 5th Artillery, October 4, 1889, vice Hancock, promoted.

### PROMOTION.

2d Lieutenant William F. Hancock, 5th Artillery, to be 1st lieutenant, October 4, 1889, vice Adams, appointed regimental quartermaster.

### CASUALTY.

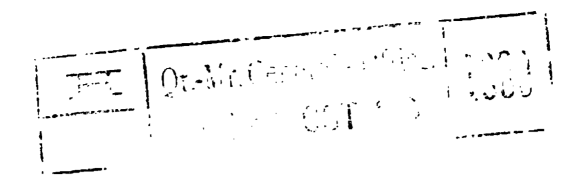
Captain Eugene Griffin, Corps of Engineers, resigned October 5, 1889.

J. C. KELTON,

Adjutant General.

OFFICIAL:





# HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, October 28, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, October 26, 1889.

### APPOINTMENTS.

1st Lieutenant Theodore E. True, 4th Infantry, to be assistant quartermaster with the rank of captain, October 22, 1889, vice Lord, promoted.

1st Lieutenant John McE. Hyde, regimental adjutant 8th Infantry, to be assistant quartermaster with the rank of captain, October 22, 1889, vice Cook, deceased.

### CASUALTY.

Major Morse K. Taylor (retired), died October 20, 1889, at San Antonio, Texas.

J. C. KELTON,

Adjutant General.

OFFICIAL:

### Assistant Adjutant General.

NOTE.—No list was issued for the week ending October 19, 1889.

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## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, November 4, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, November 2, 1889.

#### APPOINTMENTS.

Charles Willcox, of Pennsylvania, to be assistant surgeon with the rank of 1st lieutenant, October 29, 1889, vice Barnett, deceased.

Harlan E. McVay, of Ohio, to be assistant surgeon with the rank of 1st lieutenant, October 29, 1889, vice Munn, promoted.

Euclid B. Frick, of Pennsylvania, to be assistant surgeon with the rank of 1st lieutenant, October 29, 1889, vice Ewen, promoted.

Additional 2d Lieutenant Albert M. D'Armit, Corps of Engineers, to be 2d lieutenant, October 5, 1889, vice Riché, promoted.

### PROMOTIONS.

1st Lieutenant Curtis McD. Townsend, Corps of Engineers, to be captain, October 5, 1889, vice Griffin, resigned.

2d Lieutenant Charles S. Richè, Corps of Engineers, to be 1st lieutenant, October 5, 1889, vice Townsend, promoted.

2d Lieutenant Eugene F. Ladd, 9th Cavalry, to be 1st lieutenant, October 28, 1889, vice Humphrey, deceased.

#### TRANSFER.

2d Lieutenant Charles Young, from the 25th Infantry to the 9th Cavalry, October 31, 1889, vice Ladd, promoted.

#### CASUALTIES.

1st Lieutenant Ballard S. Humphrey, 9th Cavalry, died October 28, 1889, at Omaha, Nebraska.

2d Lieutenant George I. Putnam, 16th Infantry, resigned November 3, 1889.

J. C. KELTON,

Adjutant General.

OFFICIAL:

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## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, November 11, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, November 9, 1889.

#### PROMOTION.

1st Lieutenant Charles B. Hinton, regimental quartermaster 18th Infantry, to be captain, November 8, 1889, vice Leahy, retired from active service.

#### RETIREMENT.

Captain Michael Leahy, 18th Infantry, November 8, 1889 (section 1251, Revised Statutes).

### CASUALITY.

Major Henry W. Freedley (retired), died November 8, 1889, at Baltimore, Maryland.

J. C. KELTON,

Adjutant General.

OFFICIAL:

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### HEADQUARTERS OF THE ARMY,

Adjutant General's Office, Washington, November 18, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, November 16, 1889.

#### PROMOTIONS.

Captain John D. Hall, assistant surgeon, to be surgeon with the rank of major, August 20, 1889, vice Brown, deceased.

1st Lieutenant Philip Reade, 8d Infantry, to be captain, November 18, 1889, vice Snyder, retired from active service.

2d Lieutenant Chase W. Kennedy, 3d Infantry, to be 1st lieutenant, November 18, 1889, vice Reade, promoted.

#### RETIREMENT.

Captain James A. Snyder, 8d Infantry, November 18, 1889 (section 1251, Revised Statutes).

#### CASUALTIES.

Captain John B. Van de Wiele (retired), died November 9, 1889, at New York City.

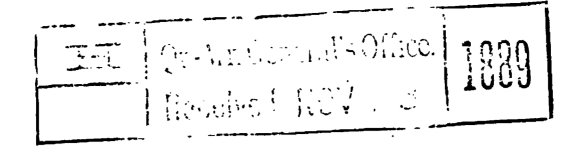
Musician George Piano (retired), died November 11, 1889, at Highland Falls, New York.

J. C. KELTON,

Adjutant General.

OFFICIAL:

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### HEADQUARTERS OF THE ARMY,

Adjutant General's Office, Washington, November 25, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, November 23, 1889.

### PROMOTIONS.

Major David S. Gordon, 2d Cavalry, to be lieutenant colonel, November 20, 1889, vice Green, retired from active service.

Captain William A. Rafferty, 6th Cavalry, to be major, 2d Cavalry, November 20, 1889, vice Gordon, promoted.

1st Lieutenant William H. Carter, 6th Cavalry, to be captain, November 20, 1889, vice Rafferty, promoted.

2d Lieutenant Thomas W. Griffith, 18th Infantry, to be 1st lieutenant, November 16, 1889, vice Anderson, appointed regimental quartermaster.

2d Lieutenant William W. Forsyth, 6th Cavalry, to be 1st lieutenant, November 20, 1889, vice Carter, promoted.

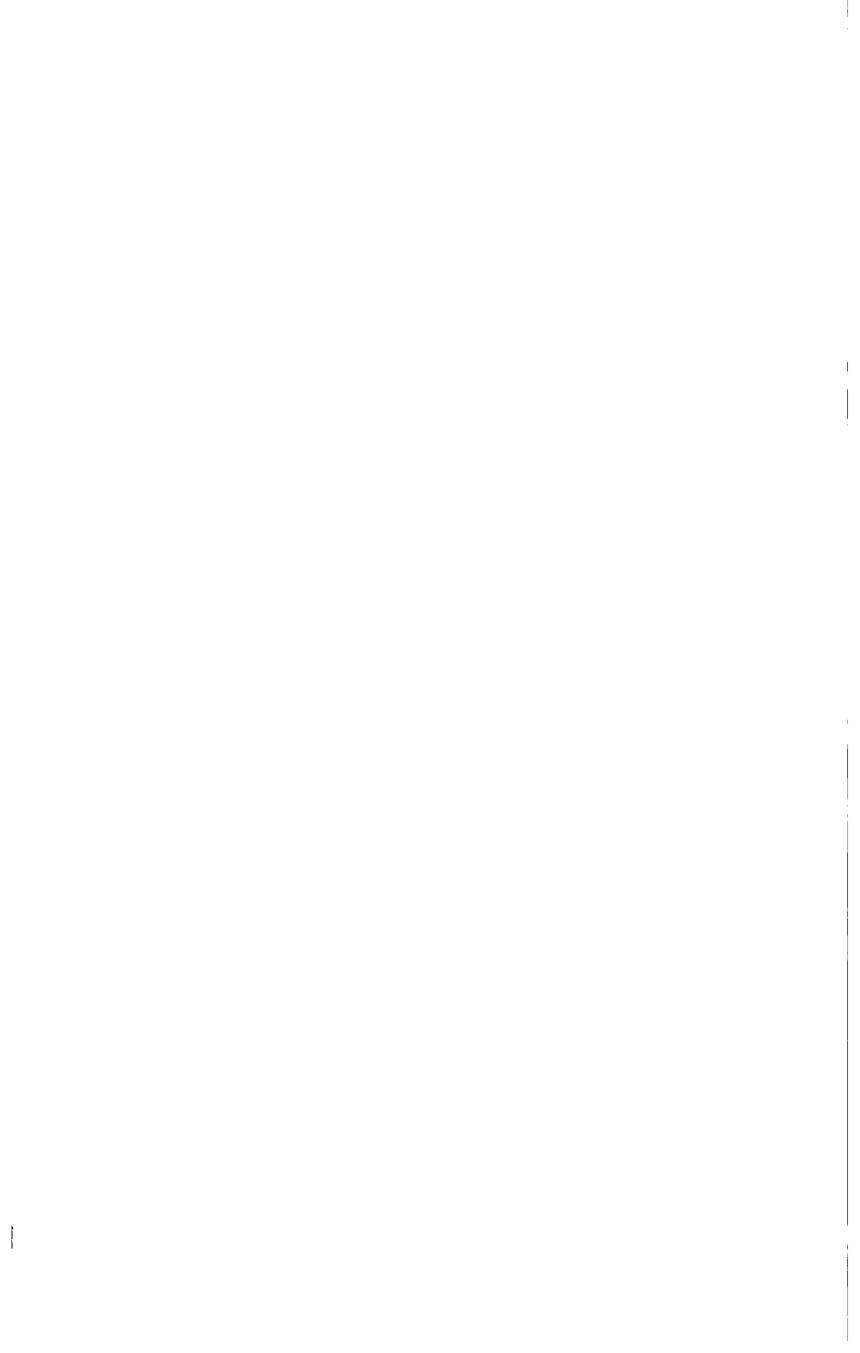
### RETIREMENT.

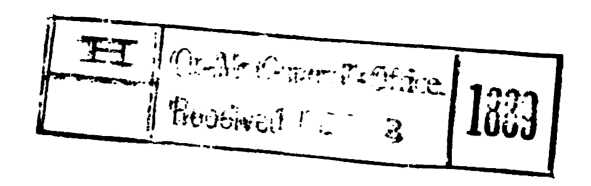
Lieutenant Colonel John Green, 2d Cavalry, November 20, 1889 (act June 30, 1882).

J. C. KELTON,

Adjutant General.

OFFICIAL:





## HEADQUARTERS OF THE ARMY, Adjutant General's Office, Washington, December 2, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, November 30, 1889.

#### RETIREMENT.

Captain Daniel Robinson, 7th Infantry, November 80, 1889, at his own request, after 40 years' service (act June 80, 1882).

#### CASUALTY.

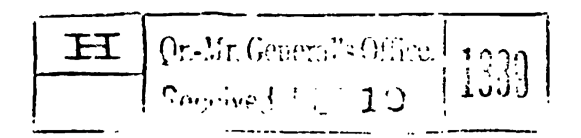
Captain Ephraim D. Elleworth (retired), died November 6, 1889, at Mechanicsville. New York.

J. C. KELTON,

Adjutant General.

OFFICIAL:

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## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, December 9, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, December 7, 1889.

To be assistant surgeon with the rank of captain, after five years' service, in accordance with the act of June 23, 1874.

Assistant Surgeon Jefferson R. Kean, December 8, 1889.

CASUALTIES.

Colonel Israel Vogdes (retired), died December 7, 1889, at New York City, New York.

1st Lieutenant Edward B. Ives, 19th Infantry, resigned December 3, 1889.

J. C. KELTON,

Adjutant General.

OFFICIAL:

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## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, December 9, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, December 7, 1889.

To be assistant surgeon with the rank of captain, after five years' service, in accordance with the act of June 23, 1874.

Assistant Surgeon Jefferson R. Kean, December 8, 1889.

CASUALTIES.

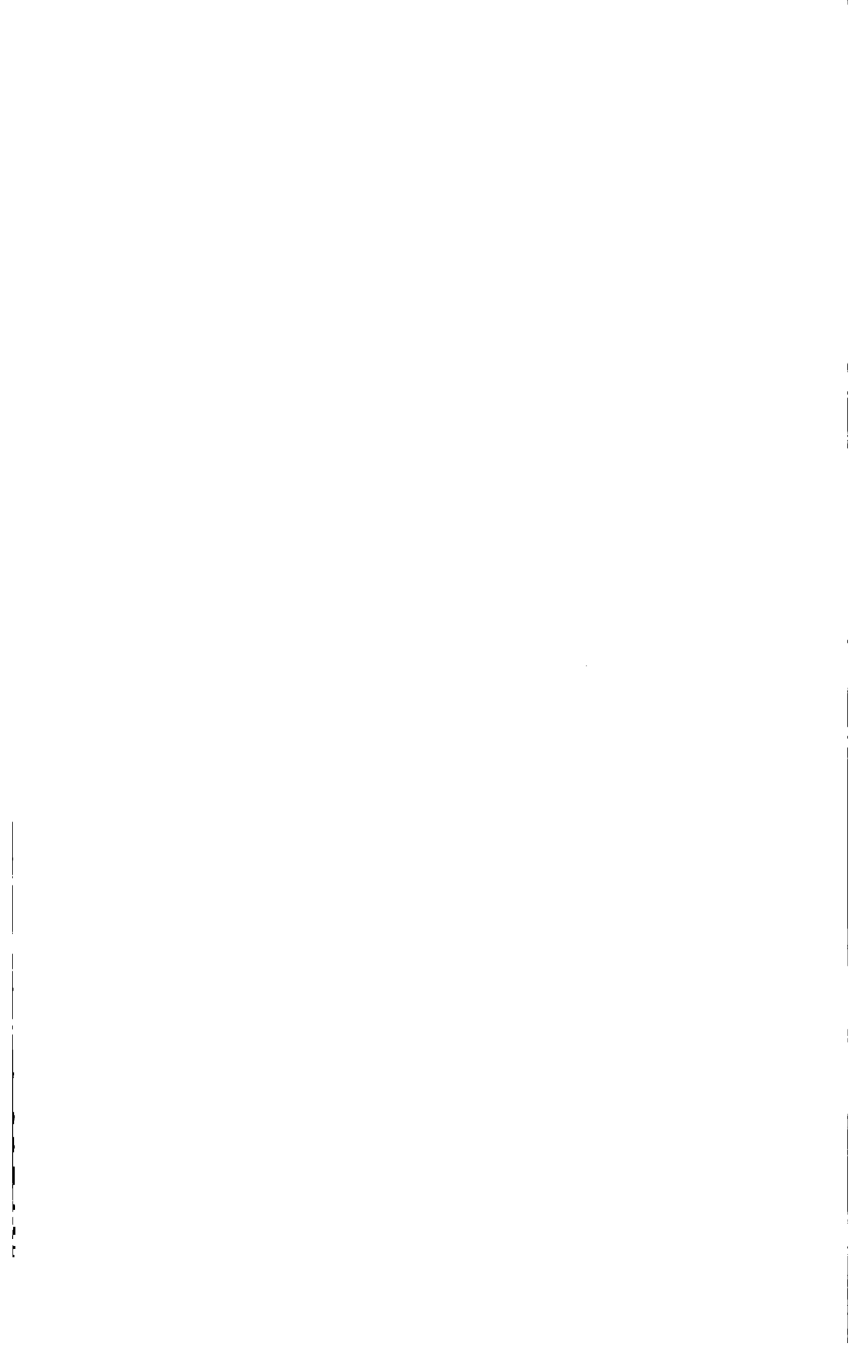
Colonel Israel Vogdes (retired), died December 7, 1889, at New York City, New York.

1st Lieutenant Edward B. Ives, 19th Infantry, resigned December 3, 1889.

J. C. KELTON,

Adjutant General.

OFFICIAL:



## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, December 16, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U. S. Army recorded in the Adjutant General's Office during the week ending Saturday, December 14, 1889.

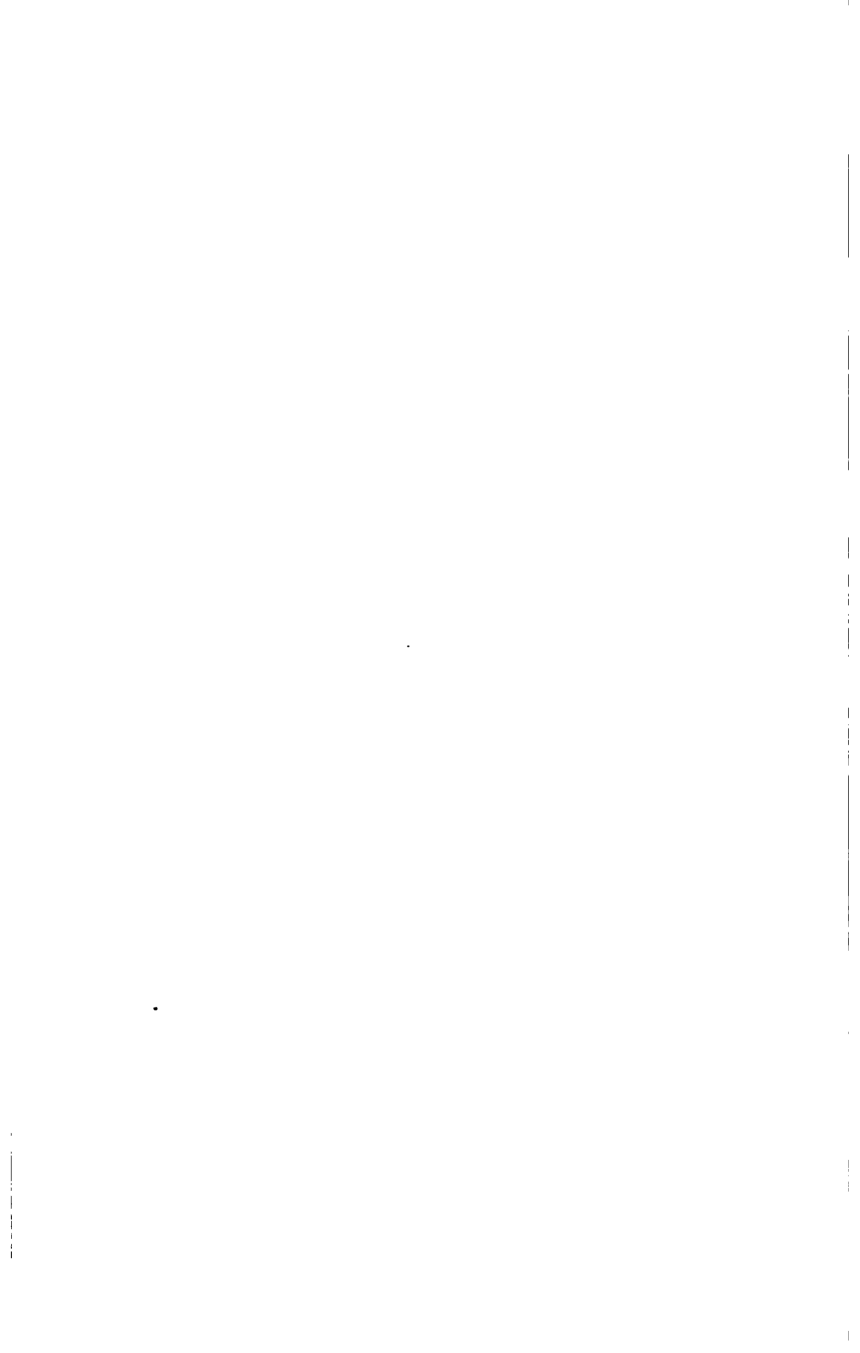
### RETIREMENT.

Captain George F. Barstow, 3d Artillery, December 10, 1889 (section 1251, Revised Statutes).

J. C. KELTON,

Adjutant General.

OFFICIAL:



## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, December 30, 1889.

Appointments, promotions, retirements, transfers, casualties, &c., of commissioned officers and retired enlisted men of the U.S. Army recorded in the Adjutant General's Office during the week ending Saturday, December 28, 1889.

### CABUALTY.

Captain Phillip L. Lee, 10th Cavalry, died December 25, 1889, at St. Louis, Missouri.

J. C. KELTON,

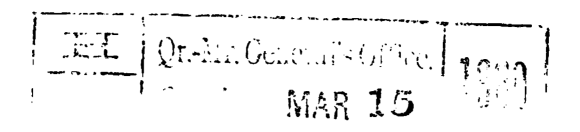
Adjutant General.

OFFICIAL:

### Assistant Adjutant General.

NOTE.—No list was issued for the week ending December 21, 1889.

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## HEADQUARTERS OF THE ARMY, ADJUTANT GENERAL'S OFFICE, Washington, March 8, 1889.

### [Circular.]

The standard of minimum weight for cavalry recruits established by circular of June 7, 1887, from this office, is abolished, and hereafter enlistments in that service may be made without regard to a minimum of weight, provided the chest measurement and chest mobility are satisfactory.

The maximum age for cavalry recruits upon original enlistment is fixed at thirty years.

By COMMAND OF MAJOR GENERAL SCHOFTELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

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## HEADQUARTERS OF THE ARMY,

ADJUTANT GENERAL'S OFFICE,

Washington, March 20, 1889.

## [Circular.]

The following opinion, recently delivered in the United States circuit court for the eastern district of Michigan on habeas corpus in the case of Carl Cosenow, alias Fred Smith, private, Company F, 23d Infantry, is published for the information of the Army:

U. S. CIRCUIT COURT, EASTERN DISTRICT OF MICHIGAN.

In re. Cosenow.

February 6th, 1889.

A minor soldier of the Army in confinement under a charge of desertion will not be discharged from military service by the court, until he has been released from such confinement.

A minor's contract of enlistment is not void, but voidable.

It seems that if he be over sixteen years of age, he can only be discharged upon the application of his parent or guardian; otherwise if he be under sixteen, or if he were insane or intoxicated at the time of his enlistment.

### Hearing upon writ of habeas corpus.

The petitioner sought the discharge of his son Carl Cosenow from the Army of the United States upon the ground of his infancy at the time of his enlistment. From the return of the commanding officer it appeared that Cosenow was enlisted at Fort Wayne, Michigan, under the name of Fred Smith, on the 16th day of March, 1887, for the term of five years; that on the 3d of May, following, he deserted from the service and remained away until his apprehension on the 28th of Dec. 1888; that a charge of desertion was preferred against him, and he was tried by a court-martial; and at the time of filing the petition the court-martial had sent its proceedings to the reviewing authority for action, and that he was then held in custody awaiting the result of such action. It further appeared from the return that, after the desertion in May, 1887, he again enlisted under the name of Kasenow and was discharged on May 10th, 1888. At the time of his enlistment he swore he was twenty-one years and seven months old. From the testimony of his parents, however, it appeared he was still a minor.

Mr. J. B. McCracken, for the petitioner.

Mr. Charles T. Wilkins, asst. dist. atty. for U. S.

### BROWN, J.:

By R. S. sec. 1117, "No person under the age of twenty-one years shall be enlisted or mustered into the military service of the United States without the written consent of his parents or guardians, provided that such minor has such parents or guardians entitled to his custody and control."

The power of the Federal courts to discharge soldiers who have been enlisted in violation of this section, is now so well settled that a citation of authorities is unnecessary.

2

The only complication in this case arises from the fact that the soldier has been tried upon a charge of desertion, and is now in custody awaiting the disposition of his case by the reviewing authority. By the 47th Article of War, "Any officer or soldier, who having received pay, or having been duly enlisted in the service of the United States, deserts the same shall • in time of peace any punishment, excepting death, which a courtmartial may direct." Petitioner claims that if it be once conceded that his son's enlistment was in violation of the law he was never duly enlisted, and a court-martial had no jurisdiction to try him for desertion. In our opinion, however, this article refers only to such recruits as have gone through the form of an enlistment and have thereby become subject to the rules and articles of war. The prohibitory language used in sec. 1117 is repeated in sec. 1118 which declares that "No minor under the age of sixteen years, no insane or intoxicated person, no deserter from the military service of the United States, and no person who has been convicted of a felony, shall be enlisted or mustered into the military service." The enlistment of a recruit in violation of either section is equally illegal, and the proposition of the petitioner amounts to this. that any soldier who conceives he has been illegally enlisted, either by reason of his minority or by reason of his insanity or intoxication at the time of enlistment, or by reason of a prior desertion from the military service, or of his having been convicted of a felony, may take the law into his own hands and desert the service without any other liability than that of establishing his disability, if he happen to be apprehended as a deserter. We are not prepared to adopt so dangerous a doctrine. Carried to its legitimate extent it would authorize any recruit upon the eve of an important battle, or, after the commission of any military offense, to abandon his colors, perhaps in the very face of the enemy, and the officer who should order his arrest would be liable as a trespasser. To our minds the very statement of this proposition is its own answer.\* In case of an illegal enlistment the rights of the soldier and of his parents are abundantly protected by an appeal to the Secretary of War under the 4th Article of War, or by a writ of habeas corpus issuing from any Federal court. An enlistment contrary to law is not void, but voidable. If the soldier and his guardian both consent to his serving, the enlistment is binding, and the only object of obtaining the consent of the guardian in writing is that it cannot be retracted. So long as the verbal consent of the parent or guardian is not withdrawn by the commencement of proceedings to obtain his release. the recruit is bound to military service and is subject to the rules and articles of war. There is a marked distinction between the language used in sections 1117 and 1118. By an express proviso in the former the enlistment of the minor is valid in the absence of parents or guardians entitled to his custody and con-

<sup>\*</sup>There is no doubt whatever of the power of Congress to authorize the enlistment of minors, even without the consent of their parents, and to that extent to abrogate the common law disability of the infant to contract.

U. S. vs. Beinbridge, 1 Mason, 71.

In re. Davison, 21 Fed. Rep. 618.

trol. Indeed, the decided weight of authority is that the recruit is estopped by his own oath of full age; that, as to him, the enlistment is valid and binding, and that no one but his parents or guardian can claim his discharge.

In re. Hearn, 82 Fed. Rep. 141.

In re. Davison, 21 Fed. Rep. 618.
U. S. vs. Gibbon, 24 Fed. Rep. 135.

In re. Beswick, 25 How. Pr. 149.

Menzes vs. Camoe, 1 S. & R. 87.

It is true there are one or two cases to the contrary, but the point does not seem to have been carefully considered, and in our opinion the position taken is unsound. Re. McNulty, 2 Low. 270. U. S. vs. Hanchett, 18 Fed. Rep. 26. Upon the contrary, if a minor under the age of sixteen years be enlisted in violation of sec. 1118, we should have no doubt that such enlistment was voidable at the election of the minor himself. So, if he were insane or intoxicated, or, were a deserter or a convicted felon, we see no reason to doubt that he could obtain his own discharge upon those grounds.

As to the liability of a minor to be tried by a court-martial for any military offense committed after his enlistment, the cases, with perhaps one or two exceptions are uniform. In the case of Grace vs. Wilber, 10 Johns. 453, it was held by the Supreme Court of the State of N. Y. that if an infant not liable to be enrolled in the militia afterwards deserted the service, he could not be compelled to return, and an action of trespass would lie against a person who apprehended and detained him as a deserter. In the Court of Errors, however, (12 Johns. 68,) the case was reversed and it was held by a majority of the court that if a person not liable to military duty voluntarily entered the service as a soldier, he could be apprehended as a deserter. "The question is not whether the contract is valid or void; nor is it whether the soldier is entitled to be discharged from the service or not. The contract may be void, and he may be entitled to his discharge; but it does not follow that he is to be his own judge and to discharge himself by descriton."

"Any person detained by military authority or military force, may obtain his discharge, if he is entitled to it by an application to the proper civil authorities. But a soldier in actual service cannot be allowed to desert at pleasure." It is true that in the Commonwealth vs. Gamble, 11 S. & R. 93, the enlistment of an infant in the Marine Corps was held to be valid, but the court remarked that "there was another independent ground upon which he must be remanded us the recruit was in confinement on a charge of desertion; that the law is clear that he must abide the sentence of a court-martial, before he could contest the validity of the enlistment. There would be an end of all safety, if the minor could insinuate himself into an army and after having perhaps jeoparded its very existence, by betraying its secrets to the enemy, escape punishment, by claiming the privileges of infancy." It is true the authority of this case was somewhat shaken by the subsequent case of Commonwealth vs. Fox, 7 Pa. St. 336, but we regard the earlier case as declaring the sounder doctrine. The question was directly decided in 1865 by Mr. Justice Dillon of the Supreme Court of Iows, in ex parte Andeson, 16 Is. 595, in which the court refused to inquire into the validity of an enlistment, where the recruit was held to answer to a charge of desertion, and remanded him to the military court for trial. A

like ruling was made by Mr. Justice Bacon in the Supreme Court of N. Y. in the matter of Beswick, 25 How. Pr. 149; by Mr. Justice Merrick of the Supreme Court of Mass. in the matter of Dew, 25 Law Reporter, 538, and inferentially at least by the Supreme Court of Mass. in McConologue's case, 107 Mass. 170, and Tyler rs. Pomeroy, 8 Allen, 480, 501, and by Judge Lowell in rc. Wall., 8 Fed. Rep. 85. It is true in some of these cases the language of the statute was not as sweeping as that contained in sec. 1117, but the cases were not put upon that ground.

The only case opposed to this view to which our attention has been called, is that of Baker, 23 Fed. Rep. 30, in which it was held that a court-martial could not retain jurisdiction of an enlisted minor under charges of desertion. We have read this case with great care but are unable to concur in the opinion of the learned judge, that the effect of the statute is to make the enlistment so absolutely void that the recruit could not commit the crime of desertion, and that a court-martial could not retain jurisdiction under the charge.

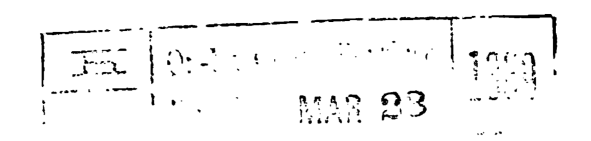
Our conclusion is that the court-martial had jurisdiction of the offense committed by the recruit, and that he must be remanded to await the result of his trial.

By COMMAND OF MAJOR GENERAL SCHOFFELD:

R. C. DRUM,

Adjutant General.

OFFICIAL:



### WAR DEPARTMENT,

Adjutant General's Office, Washington, March 20, 1889.

### [Circular.]

The following letter is published for the information of those concerned:

TREASURY DEPARTMENT, March 16, 1889.

The Honorable the SECRETARY OF WAR:

SIR: I have the honor to inform you that the Third National Bank of Buffalo, N. Y., a U. S. depositary, has this day been specially designated for the reception, safe-keeping, and disbursement, according to law, of funds advanced to disbursing officers of your department, and that the amount of U. S. bonds held in trust by the Treasurer of the United States as security for public deposits with said bank is \$175,000.

Instructions have this day been given for the discontinuance as depositary of the Farmers' and Mechanics' National Bank of Buffalo, N. Y., at its own request, and the transfer therefrom to the Third National Bank of Buffalo of balance to the official credit of Captain F. A. Mahan, Corps of Engineers.

Respectfully, yours,

HUGH S. THOMPSON,

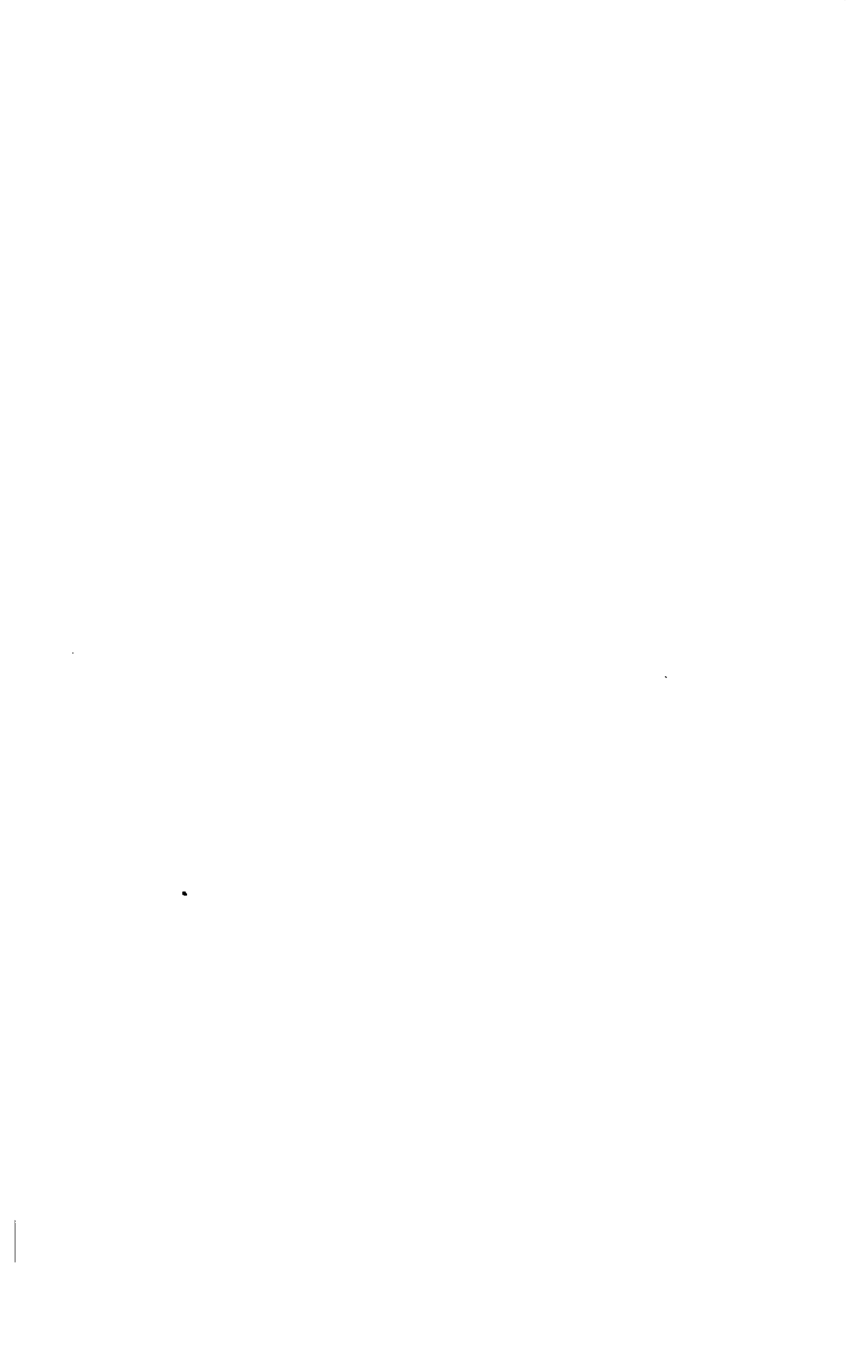
Acting Secretary.

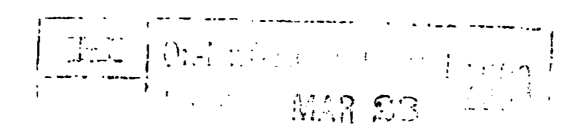
By order of the Secretary of War:

R. C. DRUM,

Adjutant General.

OFFICIAL:





## WAR DEPARTMENT, ADJUTANT GENERAL'S OFFICE, Washington, March 23, 1889.

### [Circular.]

So much of circular from this office of December 6, 1888, publishing instructions in regard to freight regulation No. 2, dated July 15, 1887, adopted by the joint committee of railroad companies, as directs all officers receiving metallic powder-barrels to return them, when empty, to Frankford Arsenal, Pennsylvania, freight free, is revoked.

By order of the Secretary of War:

R. C. DRUM,

Adjutant General.

OFFICIAL:

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## WAR DEPARTMENT, ADJUTANT GENERAL'S OFFICE, Washington, April 4, 1889.

### [Circular.]

The following letter is published for the information of those concerned:

TREASURY DEPARTMENT, March 30, 1889.

The Honorable the SECRETARY OF WAR:

SIR: I have the honor to inform you that the First National Bank of Little Rock, Ark., has been designated a depositary of public moneys and specially designated for the reception and safe-keeping of funds advanced to disbursing officers of your department, and that the amount of U. S. bonds now held in trust by the Treasurer of the United States to secure public deposits in said bank is \$50,000.

The special designation of the German National Bank of Little Rock for disbursing officers of your department has this day been revoked, and instructions given for the transfer therefrom to the First National Bank of Little Rock of the balances to the official credit of Captain H. S. Taber, U. S. Engineers, and Captain Charles H. Ingalls, A. Q. M.

Respectfully, yours,

W. WINDOM, Secretary.

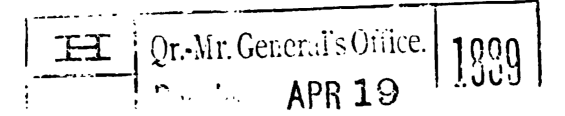
By order of the Secretary of War:

R. C. DRUM,

Adjutant General.

OFFICIAL:

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## WAR DEPARTMENT, Adjutant General's Office, Washington, April 17, 1889.

## [Circular.]

The following is published for the information of all concerned:
The amount of United States bonds now held in trust by the Treasurer of the United States to secure public deposits with the First National Bank of Little Rock, Arkansas, is \$100,000—an increase of \$50,000 since last advice.

By order of the Secretary of Wab:

R. C. DRUM,

Adjutant General.

OFFICIAL:



## WAR DEPARTMENT, ADJUTANT GENERAL'S OFFICE, Washington, April 20, 1889.

### [Circular.]

The following is published for the information of all concerned:

The attention of the Secretary of War has been called to two recent cases in the Pay Department in which gross carelessness and indifference to regulations were manifested by the officers as to the manner in which their official records should be kept.

Disbursing officers are reminded that the rules and regulations published for their information and guidance as to notations on vouchers, the keeping of their records, drawing checks, and keeping checkstubs must be strictly observed.

The officers of the Inspector General's Department will pay special attention to these matters, and promptly report, for the action of the Secretary of War, all infractions of these rules and regulations.

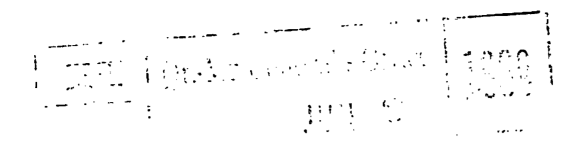
BY ORDER OF THE SECRETARY OF WAR:

R. C. DRUM,

Adjutant General.

OFFICIAL:

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### WAR DEPARTMENT,

Adjutant General's Office, Washington, June 6, 1889.

### [Circular.]

The following is published for the information of all concerned:

The Duluth Union National Bank, Duluth, Minnesota, a United States depositary specially authorized to receive on deposit funds advanced to officers of the War Department, has been authorized to change its title to "The First National Bank of Duluth," to take effect June 1, 1889. The amount of United States bonds held as security for public deposits is \$50,000, the same as under old title.

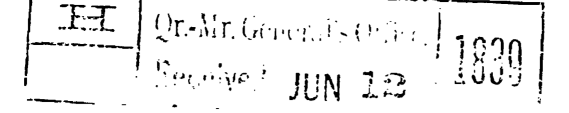
By order of the Secretary of War:

J. C. KELTON,

Acting Adjutant General.

OFFICIAL:





# WAR DEPARTMENT, Adjutant General's Office, Washington, June 8, 1889.

### [Circular.]

The following is published for the information of all concerned:

The amount of United States bonds now held by the Treasurer of the United States in trust to secure public deposits with the First National Bank of Little Rock, Arkansas, is \$150,000—an increase of \$50,000 since last advice.

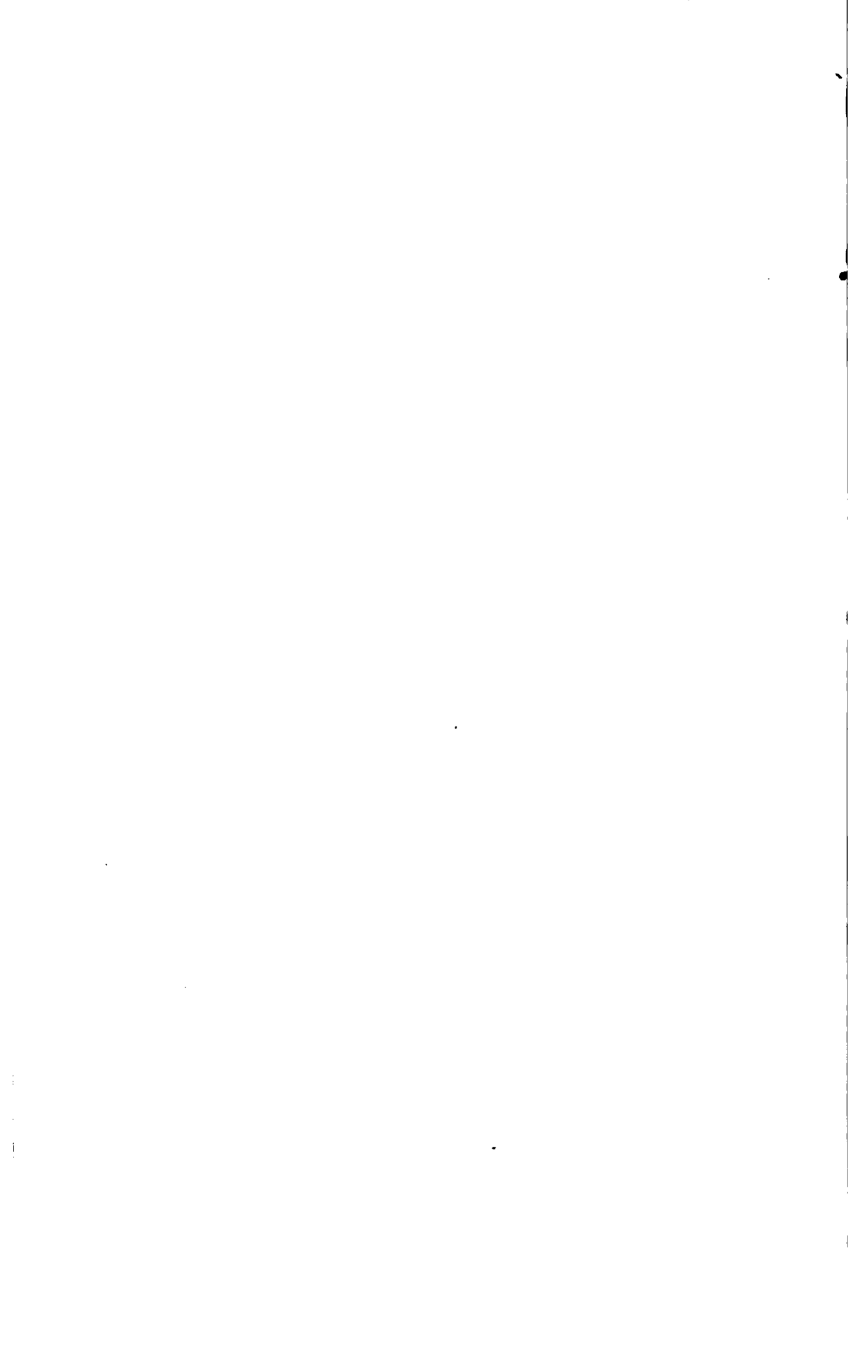
By order of the Acting Secretary of War:

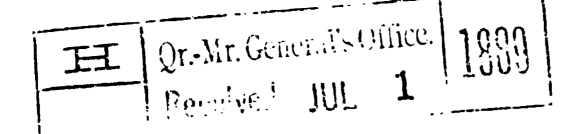
J. C. KELTON,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.





### WAR DEPARTMENT,

Adjutant General's Office, Washington, June 28, 1889.

### [Circular.]

The following is published for the information of all concerned:

The El Paso National Bank of El Paso, Texas, has been designated a depositary of public moneys, and specially designated for the reception, safe-keeping, and disbursement of funds advanced to disbursing officers of the War Department, and the amount of United States bonds held by the Treasurer of the United States as security for public deposits therewith is \$50,000.

By order of the Secretary of War:

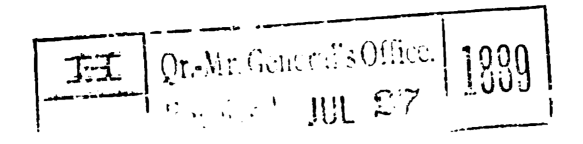
J. C. KELTON,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

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# WAR DEPARTMENT, Adjutant General's Office, Washington, July 22, 1889.

### [Circular.]

The following is published for the information and guidance of all concerned:

General Orders, No. 37, current series, from this office, on the subject of the authentication of depositions which are to be used in evidence before courts-martial, are held to interpret the 91st Article of War as to imperatively require that such depositions shall be authenticated in the manner indicated; and, hereafter, convictions based on depositions authenticated by persons not having the power to administer oaths will be disapproved.

By order of the Secretary of War:

J. C. KELTON,

Adjutant General.

OFFICIAL:

Assistant Adjutant General.

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OF

## WAR DEPARTMENT

CIRCULARS AND ORDERS,

1889.

WASHINGTON: 1889.



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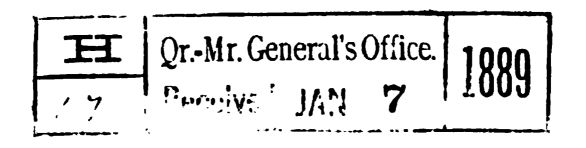
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# WAR DEPARTMENT, WASHINGTON CITY, January 4, 1889.

#### **ORDERS:**

By virtue of the authority vested in me by the act approved March 4, 1874, I hereby authorize John Tweedale, chief clerk of the War Department, to sign requisitions upon the Treasury and other papers requiring my signature during my temporary absence, to begin January 5, 1889, and until my return.

WILLIAM C. ENDICOTT,

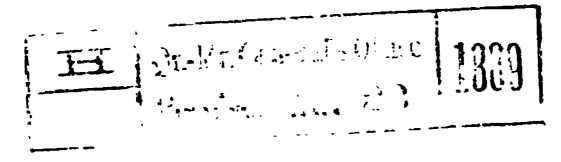
Secretary of War.

OFFICIAL COPY:

Acting Chief Clerk.

A

[Note.—Circular Am is the last of the series of 1888.]



WAR DEPARTMENT,
WASHINGTON CITY,
January 18, 1889.

ORDERS:

In order to secure frequent and prompt delivery of official papers between the rooms or sections of a bureau, the chief of each bureau in which the business transacted will warrant such action, is hereby directed to assign an assistant messenger or laborer to the duty of regularly collecting and delivering official papers.

Collections and deliveries to be punctually made by the designated carrier at all the delivery baskets or boxes in a bureau every half hour, viz., 8:45, 9:15, 9:45, 10:15, 10:45, 11:15, 11:45 a. m.; 12:80, 1:00, 1:80, 2:00, 2:30, 8:00, and 8:30 p. m.; the carrier calling at each mail basket twice each trip, once going and once returning, so as to insure the transmission of completed papers in either direction throughout the bureau each half hour.

Similar half-hourly collections and delivery of papers will be made between the several bureaus and the office of the Secretary by an assistant messenger or laborer, to be designated by the chief clerk of the department; the hours of delivery being 9:00, 9:30, 10:00, 10:80, 11:00, 11:80 a. m., 12:00 m.; 12:45, 1:15, 1:45, 2:15, 2:45, 8:15, and 3:45 p. m.

In order that the fullest benefit may be derived from this method of communication, chiefs of bureaus will require that all papers delivered be immediately taken up and placed in the hands of clerks engaged upon the work pertaining thereto; and that every paper that has been acted upon in one room, and which requires action in another, be placed in the delivery-box before or at the time of the next collection. Cases which require immediate action will, of course, be delivered at once. The half-hour delivery applies to cases which have been moved at longer intervals.

Reversible mail-cards or jackets, plainly addressed, will be used for the protection and safe transmission of papers, wherever their shape or size will permit; the address of the room or division from which sent to be in red ink on the inside of both folds, and of the room or division to which sent in black ink on the outside of both folds.

In order to allow time for the preparation of the necessary mailcards, this order will be carried into effect on the 1st of February next. In the mean time estimates of the number and sizes of cards will be made by each bureau.

As explanatory of this system, the report of the Board on Business Methods is hereto appended.

WM. C. ENDICOTT,

Secretary of War.

OFFICIAL COPY:

Acting Chief Clerk.

B

SUBJECT:

Messenger service.

## WAR DEPARTMENT, BOARD ON BUSINESS METHODS, January 17, 1889.

The board having taken into consideration the subject of transfer of official papers between bureaus, divisions, sections, and desks, has the honor to submit the following report and recommendation:

MEANS OF FREQUENT COMMUNICATION BETWEEN BUREAUS, DIVISIONS, SECTIONS, AND DESKS BY MESSENGER SERVICE.

A letter, paper, or case, necessarily passes through many hands from the time of its receipt in the department until it is finally acted upon and disposed of. Hence the necessity for *frequent* communication in person or by messenger between officials or clerks who have in any manner to deal with one and the same item of business.

In theory, cases not routine are transferred as soon as ready for action by another person; but new business follows close on the completed, and the mind occupied with it instantly leaves the finished work, which may not be at once transferred by reason of the messenger being otherwise engaged. In practice, therefore, it happens that delays do occur, and the mail is consequently moved at irregular intervals. This delay principally affects the merely routine cases which constitute a large part of the work, and which are not liable to have attention called to them. It becomes of great importance, therefore, to adopt a system which shall be automatic, and move all cases with the rapidity of special cases.

The amount of delay resulting from infrequent communication becomes apparent in timing the transfer of a paper which for the sake of brevity and simplicity will be presumed in the following illustration to require but slight action at each of the six stages through which it is traced, and that papers of that class are transferred as often as twice a day.

- (1.) A receives a paper on Monday morning, acts on it without delay, and places it with similar papers in a basket or box for delivery by messenger to B.
- (2.) B receives it on the same day by afternoon delivery, acts on it, and places it in a basket for delivery by messenger to C.
- (3.) C receives it on Tuesday morning, acts on it, and it goes in a similar manner to D.
  - (4.) D receives it on Tuesday afternoon, acts on it, and sends it to E.
  - (5.) E receives it on Wednesday morning, acts on it, and sends it to F.
- (6.) F receives it on Wednesday afternoon, acts on it, and sends it to G, who receives it on Thursday morning.

Thus there may be three whole days consumed in simply passing a paper through six hands; and this on a supposition that it is acted on by each person as soon as received, or at least is not delayed by arrearage of similar papers not yet acted on at any of the stages of its progress. It is evident that much of this delay can be obviated by providing for the more frequent transfer of papers from one branch of work to another.

#### Half-hourly office mail delivery.

It is therefore recommended that round-trip collections and deliveries be punctually made at the different delivery baskets or boxes in a bureau, at least once every half hour, thus bringing all the rooms, sections, and divisions of a bureau in frequent and regular communication with each other; so that a paper that has received appropriate action at any stage of its progress, goes from the deak at which it has just been acted on to the deak at which it is to receive its next action within thirty minutes.

It is also recommended that similar half-hourly collections and deliveries be adopted for the transfer of papers between the several bureaus and the office of the Secretary.

In order that the fullest benefit may be derived from this frequent means of communication—

- (1.) All papers should be immediately taken up on receipt and placed in the hands of one or more of the clerks engaged upon the class or classes of work pertaining thereto.
- (2.) If such clerks have an arrearage of work on hand, every possible exertion should be made to dispose of such arrearage, so that a paper will not have to lie hours or days simply awaiting its turn.
- (3.) Every paper that has received suitable action should be placed in the delivery-box before or at the time of the next collection.
- (4.) In other words, if two or more cases are acted on by any clerk in any half hour, let them all be transferred by the next delivery; but if only one case has been acted on by him in any half hour, let it be transferred by the next delivery, and not lie on a deak simply because other similar cases have not yet been acted on.

Under this method of frequent and regular delivery of papers, every case will be moved with practically the same expedition as special cases. The necessity for replying to urgent inquiries about delayed cases, entertaining requests to make such cases special, looking them up in the office, taking them out of their regular routine, and watching them closely at each stage of their progress to prevent their relapse into the routine, would be practically reduced to the minimum.

Cases requiring immediate action should, of course, be delivered at once from hand to hand by clerks or messengers, as the frequent regular delivery is intended only to expedite cases which are now moved at longer intervals of time.

#### Office mail-cards.

In order that a paper or number of papers may be readily dispatched to their destination, appropriate reversible cards or jackets, plainly addressed, should be provided for the transmission of such papers wherever practicable.

Such card or jacket can be placed on top of a thick package of papers or folded about a few papers, and held fast by means of a rubber band, so that it may be readily unfastened.

The cards should have the address in red ink of the room or division from which sent on the inside of both folds, and that of the room or division to which sent in black ink on the outside of both folds, so that when the card is folded the address may be readily seen with either side up. The folds should be of stiff card-board, hinged with muslin.

As the addresses on the card accompanying the papers will always clearly indicate to whom they are to go, and from whom they came, addressing of envelopes or slips will be obviated.

Where A usually sends papers to B, the cards used by A may be addressed to B in black, and contain the address of A on the reverse side in red, with remark: "Return to A." This will insure the return of the cards to A for use by the next delivery.

So, where B has occasion to send papers to A, B should be provided with a similar set of cards, with A's address in black and B's in red, with remark: "Return to B." This will prevent all the cards being at one end of the line when some are wanted at the other.

While a difference in color of addresses is not indispensable, it will be found convenient where many cards from different sources are handled, as when a card is received having a black address on the outside it is at once known that it belongs to the division indicated in red on the reverse side, so it need simply be reversed, after taking out the papers, and dropped into the outgoing basket, while one received with a red address outside is retained, it having arrived at the division where it belongs.

To accomplish the half-hourly mail delivery, it will be necessary in most of the bureaus to have one or more messengers exclusively engaged upon this work. They can, no doubt, be readily designated, as the other messengers will have more time to attend to other work.

Respectfully submitted.

JOHN TWEEDALE,
L. W. TOLMAN,
JACOB FRECH,
Members of Board.

Hon. Wm. C. Endicott, Secretary of War.

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FI Or-Mr. General's Office. 1869

# WAR DEPARTMENT, WASHINGTON CITY, January 19, 1889.

#### ORDERS:

Captain Charles H. Hoyt, assistant quartermaster, U. S. Army, is hereby relieved from duty in charge of the Supply Division of this department, and will report to the Quartermaster General.

Mr. M. R. Thorp, chief clerk of the Supply Division, is assigned to the charge of the Supply Division. He will give bond in the sum of \$10,000 for the faithful performance of his duties, and will enter upon his duties after his bond is approved by the Secretary of War. He will purchase, issue, and account for all supplies and property in accordance with the regulations contained in the circulars of July 21, 1884, and February 19, 1885, except that portion of the regulations mentioned which requires supplies to be purchased, issued, and accounted for in accordance with the regulations prescribed for the Quartermaster's Department of the Army and the property returns of the officer in charge to be examined in the office of the Quartermaster General, in lieu of which requirements the books and accounts of the Supply Division will be hereafter inspected and reported upon by an officer of the Inspector General's Department, in accordance with the regulations governing that department.

WM. C. ENDICOTT,

Secretary of War.

OFFICIAL COPY:

Acting Chief Clerk.

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WAR DEPARTMENT,
Washington City,
January 21, 1889.

#### CIRCULAR:

The circular of April 23, 1887, which requires reports to be made of work performed in the several bureaus of the department, is hereby rescinded.

Chiefs of bureaus are authorized to exercise their discretion in the matter of reports of work performed in their respective bureaus, having in view the duties required to be performed by chief clerks under sections 173 and 174 of the Revised Statutes.

By order of the Secretary of War:

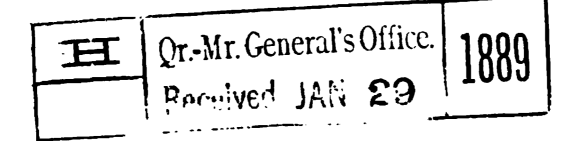
SAM'L HODGKINS,

Acting Chief Clerk.

OFFICIAL COPY:

Acting Chief Clerk.





WAR DEPARTMENT,
WASHINGTON CITY,
January 28, 1889.

#### CIRCULAR:

By direction of the President, as a mark of respect to the memory of the late Brigadier General Roger Jones, Inspector General U. S. Army, the War Department and its bureaus, and the several offices connected therewith, will be closed to business at 1 o'clock on the 28th instant, the day of the funeral of the deceased, on which day the flags of the various public buildings occupied by the War Department, in this city, will be displayed at half-mast.

WM. C. ENDICOTT,

Secretary of War.

OFFICIAL COPY:

Acting Chief Clerk.

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# WAR DEPARTMENT, WASHINGTON CITY, February \$\frac{1}{2}1889.

### CIRCULAR:

In the matter of briefing and entering "letters received" and recording "letters sent" and indorsements in the respective bureaus and offices of the War Department, attention is invited to the case entitled "Salaries and Fees of United States Consuls," published on pages 25 to 37, inclusive, of volume 1 of the Report of the Select Committee of the United States Senate, appointed under Senate resolution of March 3, 1887, to inquire into and examine the methods of business and work in the Executive Departments, &c.

PARAMA GENERAL S CAMEC

With this case as a sample to be followed, chiefs of bureaus are requested to have an actual case selected, such as will show the average action or work upon cases in their respective bureaus or offices, then to have a history of the case prepared by the clerk in charge showing in minute detail (including copies of briefs, office marks, indorsements, letters, entries in record and index books, &c.) the action from and including the receipt of the case in the office, through its various courses to and including its final disposition, in like manner as is shown in the case mentioned.

This history having been prepared as required, chiefs of bureaus will cause an investigation of the subject to be made, and having thereupon decided whether any unnecessary work has been done or any persons have been employed on the work more than were needed, and what possible improvements can be made in the methods adopted, they will apply the appropriate remedy and make report of their action to the Secretary of War, and transmit therewith a copy of the history of each case made up as above directed.

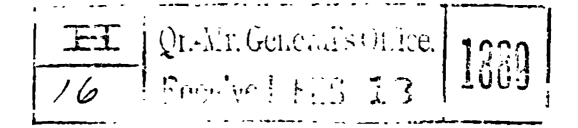
By order of the Secretary of War:

JOHN TWEEDALE,

Chief Clerk.

OFFICIAL COPY:

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# WAR DEPARTMENT, WASHINGTON CITY, February 9, 1889.

#### CIRCULAR:

The classes of work falling within the jurisdiction of the several bureaus of the department are being arranged from the statements made by chiefs of bureaus, and will soon be published for distribution. In connection therewith, each chief of a bureau is requested to have a list prepared of the classes of papers acted upon in the several divisions of his bureau, noting thereon the name of the person who acts upon each item. This list to be arranged for easy reference, and copies distributed to the several record divisions in his bureau, in order that duplication of entries may be avoided and it may be definitely known where to send papers after they are entered. Lists to be corrected from time to time when necessary.

By order of the Secretary of War:

JOHN TWEEDALE, Chief Clerk.

OFFICIAL COPY:

WAR DEPARTMENT,

Washington City,

February 13, 1889.

### CIRCULAR:

- 1. Letters and other papers received at the War Department or any of its bureaus will, unless otherwise directed, be at once sent to the offices to which they pertain without instructions, each chief of a bureau being responsible that the mail sent to him is promptly acted upon, and report made to the Secretary of War in cases requiring his action, or to which he should reply. When acted upon by the Secretary, the proper notation will be made and the papers sent to the office to which the subject-matter pertains, unless instructions to the contrary are given; and, generally, only such papers will be filed in the office of the Secretary of War as do not pertain to the business of any of the subordinate bureaus. This rule will also apply to the filing of papers in the bureaus and offices of the department. Only such papers will be filed in a given bureau or office as clearly belong to its business and are within the jurisdiction of the chief thereof.
- 2. Where there are several record divisions in one bureau, the action on a paper should only be noted on the books of the division to which the business pertains; this to avoid duplication of entries, and to prevent the obliteration of briefs by date and other stamps.
- 8. Before a paper which is acted upon by the Secretary of War is filed, as directed in paragraph 1, it should be sent to any chief of a bureau who has expressed an opinion or made a recommendation thereon, in order that he may be informed of the action taken.
- 4. A paper submitted for the action of the Secretary of War will be so prepared that the last indorsement or report shall contain, in the fewest possible words, a summary of the case, unless this appears in some report on the same or an accompanying paper to which reference is made. It should also show the question to be decided, and conclude with an opinion or recommendation. When necessary, the law, orders, or customs of the service governing in like cases will be stated, and the case made complete in itself, so that reference to previous papers will only be necessary to afford more definite information upon matters already summarized in the report. As papers submitted in person can be orally explained, it will be sufficient, in the majority of such cases, to indorse on each an opinion or recommendation, omitting the other requirements of this paragraph.
- 5. Where it is evident that it will be necessary to send the report of the bureau officer with the reply of the Secretary of War, the report should be separate from the papers or a copy of it submitted.

- 6. The subject of correspondence will be indicated by the writer in the upper left-hand corner of the first page of the letter or report, the "subject" not to exceed three or four words.
- 7. Chiefs of bureaus are authorized to decide cases properly within the scope of their authority in their own names. When existing regulations or orders require certain cases to be submitted to the Secretary of War for his action, but in which there is no difference of opinion, no doubt as to the facts, law, or regulations, where the amount involved does not exceed \$500, when the decision of the Secretary of War can be distinctly foreseen, or the principles of which have been previously determined, chiefs of bureaus are authorized to decide such cases and sign the decision "By authority of the Secretary of War:" provided, any case so decided pertains to the particular class of business over which the chief of the bureau who decides the case has jurisdiction.
- 8. All cases decided by the Secretary of War, or in which he has given orders, will be signed either by the Secretary or "By order of the Secretary of War:" and all such cases must be noted or recorded in the office of the Secretary, except orders affecting the personnel of the Army, officers and enlisted men, and the movement of troops.
- 9. Chiefs of bureaus are authorized to correspond with any military officer upon the business of their respective bureaus, forwarding the same, or a copy, through or to any commander who should be informed of the contents thereof.

The Secretary of War requests chiefs of bureaus to see that the requirements of this circular are fully complied with.

By order of the Secretary of War:

JOHN TWEEDALE,

Chief Clerk.

OFFICIAL COPY:

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# WAR DEPARTMENT, WASHINGTON CITY, February 15, 1889.

#### CIRCULAR:

The report of the Board on Business Methods upon the subject of "correspondence" has been approved, and a copy transmitted to the chairman of the select committee appointed under the resolution of the Senate of March 8, 1887, to inquire into and examine the methods of business and work in the Executive Departments, &c.

When copies of the report shall have been received from the Public Printer, chiefs of bureaus will require it to be studied by those employed upon work of the kind treated of, and will put into execution the various recommendations and suggestions in such order as will prevent confusion. As the success of the system in the matter of speed depends, to a great extent, upon the rapidity with which papers are moved, when ready, in rooms, sections, and divisions, the half-hourly mail-messenger service required by orders of the 18th ultimo will be put into operation in all of the divisions and subdivisions of the department.

Requisitions will be made upon the Public Printer for the necessary blanks and books to carry out the recommendations and suggestions, and estimates will be submitted of the number of cabinet letter-files required in each office. Before orders are given for such letter-files, the indexes to letters received for the year 1888 will be carefully studied to determine the proper alphabetical and subject arrangement, as suggested by the board.

These orders will be carried into effect as soon as printed copies of the report are received.

WM. C. ENDICOTT,

Secretary of War.

OFFICIAL COPY:

WAR DEPARTMENT,

Washington City,

February 18, 1889.

CIRCULAR:

The attention of chiefs of bureaus is called to the act of Congress approved February 16, 1889, as follows:

AN ACT to authorize and provide for the disposition of useless papers in the Executive Departments.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever there shall be in any one of the Executive Departments of the Government an accumulation of files of papers, which are not needed or useful in the transaction of the current business of such Department and have no permanent value or historical interest, it shall be the duty of the head of such Department to submit to Congress a report of that fact, accompanied by a concise statement of the condition and character of such papers. And upon the submission of such report, it shall be the duty of the Presiding Officer of the Senate to appoint two Senators, and of the Speaker of the House of Representatives to appoint two Representatives, and the Senators and Representatives so appointed shall constitute a joint committee, to which shall be referred such report, with the accompanying statement of the condition and character of such papers, and such joint committee shall meet and examine such report and statement and the papers therein described, and submit to the Senate and House, respectively, a report of such examination and their recommendation. And if they report that such files of papers, or any part thereof, are not needed or useful in the transaction of the current business of such Department, and have no permanent value or historical interest, then it shall be the duty of such head of the Department to sell as waste paper, or otherwise dispose of such files of papers upon the best obtainable terms after due publication of notice inviting proposals therefor, and receive and pay the proceeds thereof into the Treasury of the United States, and make report thereof to Congress.

Approved, February 16, 1889.

Concise statements, in duplicate, will at once be prepared of the condition and character of papers on file in the several offices and bureaus of the department "which are not needed or useful in the transaction of the current business of the department, and have no permanent value or historical interest;" these statements to be forwarded to the Secretary of War for transmittal to Congress not later than the 25th instant.

If a complete statement cannot be made by the date mentioned, it will be made as complete as possible, in order that the action required by the act may be had during the present session of Congress, and thus the space taken up by such useless files be utilized for the needs of the department.

By order of the Secretary of War:

JOHN TWEEDALE, Chief Clerk.

OFFICIAL COPY:

WAR DEPARTMENT,
Washington City,
March 2, 1889.

### **ORDERS:**

In view of the recent fire which occurred in the waste-paper room, it is hereby ordered that no scraps from lunches, greasy papers or cloths, ink-bottles, sponges, or refuse matter of any kind, except paper, shall be thrown into the waste-baskets; and in collecting waste paper messengers will be careful to see that none of these articles are included therein. When taken to the store-room the waste paper will not be thrown loose into the bins, but must be sacked and properly store: by the messengers collecting the same.

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By order of the Secretary of War:

JOHN TWEEDALE,

Chief Clerk.

OFFICIAL COPY:

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WAR DEPARTMENT,

Washington City,

April 1, 1889.

#### CIRCULAR:

Permission to be absent from their duties on the 16th instant will be granted to the colored employés of the War Department and its bureaus, whose services can be spared, to enable them to participate in the Emancipation Celebration in the District of Columbia on that date.

Leave taken hereunder will, under the provisions of section 4 of the act making appropriations for the legislative, executive, and judicial expenses of the Government, &c., approved March 8, 1888, be deducted from the thirty days' leave of absence which may be granted by virtue of said act during the year 1889.

By order of the Secretary of War:

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JOHN TWEEDALE,

Chief Clerk.

OFFICIAL COPY:

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SUBJECT:

Assignment of business.

# WAR DEPARTMENT, Washington City, April 1, 1889.

## CIRCULAR:

Copies of the "War Department Assignment of Business," dated February 18, 1889, are hereby distributed to the officers and employés of the War Department for their information and guidance in the disposition of official business, the copies to be placed in each room occupied by officers or clerks, viz:

	Copies.
Office of Secretary of War	. 80
Office of Adjutant General	. 101
Office of Inspector General	. 3
Office of Judge Advocate General	. 7
Office of Quartermaster General	. 41
Office of Commissary General of Subsistence	. 17
Office of Surgeon General	. 40
Office of Paymaster General	. 17
Office of Chief of Engineers	. 86
Office of Chief of Ordnance	. 20
Office of Chief Signal Officer	. 47
Total	359

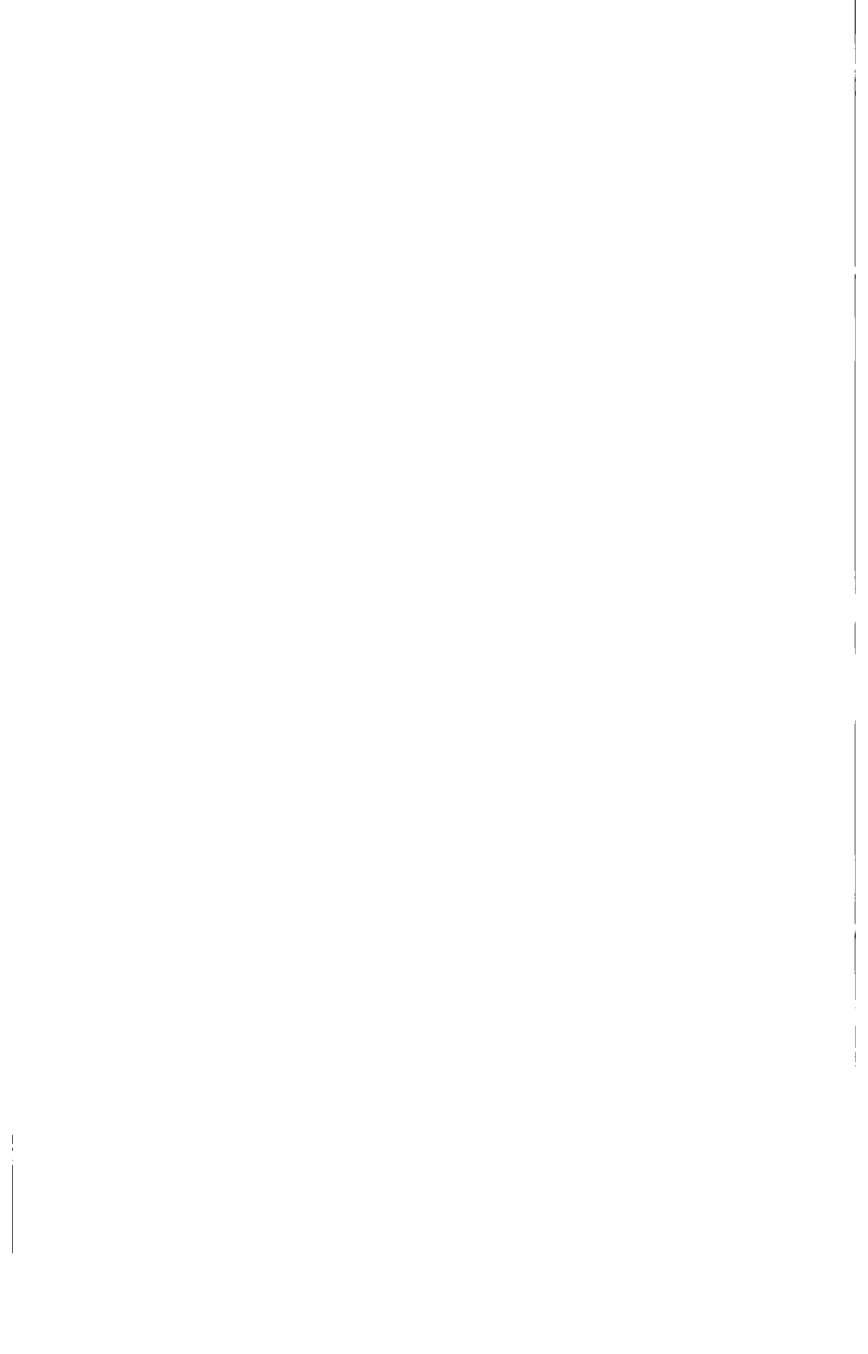
This assignment of business will be strictly observed. When a modification is believed to be necessary, it must be reported to the Secretary of War for his action.

When records or papers are filed in an office which does not have jurisdiction of the subject treated therein as shown by this assignment, they will be at once transmitted to the proper bureau.

REDFIELD PROCTOR,

Secretary of War.

OFFICIAL COPY:



WAR DEPARTMENT,
Washington City,
April 8, 1889.

## ORDERS:

During the absence of Mr. John Tweedale, chief clerk of the War Department, his office will be in charge of and the duties thereof performed by Mr. John B. Randolph, clerk Class IV, office of the Secretary of War.

REDFIELD PROCTOR,

Secretary of War.

OFFICIAL COPY:

Acting Chief Clerk.

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WAR DEPARTMENT,
Washington City,
April 19, 1889.

#### CIRCULAR:

Upon the receipt at the War Department of reports, maps, plans, &c., from United States military attachés at foreign legations, they will be sent, without formal entry, to the Military Information Division of the Adjutant General's Office, where the necessary notation will be made and registered.

After examination and notation, should it appear that special action is required on any portion of a report by the Secretary of War, or any bureau of the War Department, a memorandum will be prepared setting forth the necessary facts, in brief, which will be sent to the chief clerk War Department for the action required.

The reports will then be filed in the Military Information Division for preservation and future reference.

REDFIELD PROCTOR,

Secretary of War.

OFFICIAL COPY:



# WAR DEPARTMENT, Washington City, April 22, 1889.

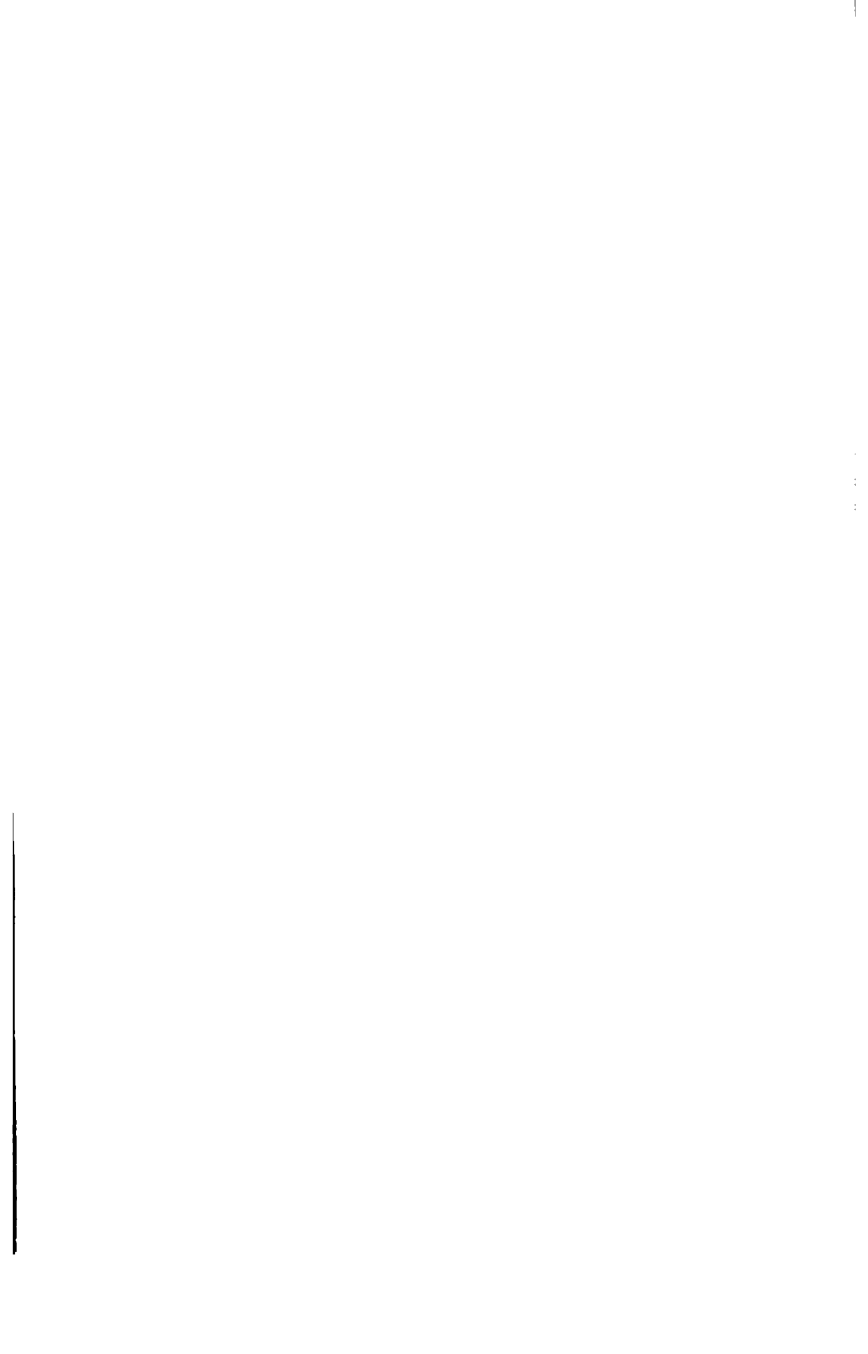
#### CIRCULAR:

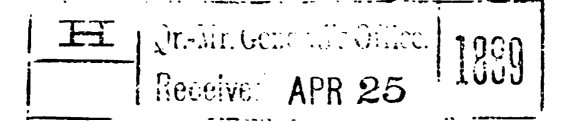
In order to place the military attachés of the United States abroad upon a better footing, and to facilitate their obtaining publications and information desirable for the War Department, the Secretary of War directs that all publications of a military nature (except the Records of the Rebellion) which are usually sent to European addresses in countries where there is a military attaché be hereafter sent through these attachés; and it is requested that each chief of bureau will also send to the attachés a few extra copies of any publication made under the direction of his bureau and proper for general distribution, to be disposed of abroad in such manner as to facilitate the acquiring of information. All such publications may be sent to the War Department for forwarding through the Department of State.

REDFIELD PROCTOR,

Secretary of War.

OFFICIAL COPY:





# WAR DEPARTMENT, Washington City, April 24, 1889.

## CIRCULAR:

The following order of the President is published for the information of all concerned:

EXECUTIVE MANSION, April 24, 1889.

Under the provisions of section 179 of the Revised Statutes, Brigadier General S. V. Benët, Chief of Ordnance U. S. Army, is hereby authorized and directed to perform the duties of Secretary of War during the temporary absence of the Secretary of War, to begin on the 25th day of April, 1889.

BENJ. HARRISON.

By order of the Secretary of War:

JOHN TWEEDALE,

Chief Clerk.

OFFICIAL COPY:

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# WAR DEPARTMENT, Washington City, May 3, 1889.

#### CIRCULAR:

The following order of the President is published for the information of all concerned:

EXECUTIVE MANSION, May 3, 1889.

Under the provisions of section 179 of the Revised Statutes, Brigadier General S. V. Benét, Chief of Ordnance U. S. Army, is hereby authorized and directed to perform the duties of Secretary of War during the temporary absence of the Secretary of War, to begin on the 4th day of May, 1889.

BENJ. HARRISON.

By order of the Secretary of War:

JOHN TWEEDALE, Chief Clerk.

OFFICIAL COPY:

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WAR DEPARTMENT,
WASHINGTON CITY,
May 14, 1889.

#### CIRCULAR:

Chiefs of bureaus are requested to report to the Secretary of War, not later than the 25th instant, the arrangement of their office force, by divisions or branches and subdivisions thereof, the nature of the duties performed in each, and the names of all persons employed therein.

A list giving the number of volumes of records in each division is also desired, with a statement of the nature or subject of the matter recorded in such volumes, with the dates covered thereby, giving date of commencement and termination of each series; the dates covered by files of letters, rolls, &c., are also desired.

By order of the Acting Secretary of War:

JOHN TWEEDALE,

Chief Clerk.

OFFICIAL COPY:



III Or. Mr. General's Office. 1999

WAR DEPARTMENT,
WASHINGTON CITY,
May 17, 1889.

## CIRCULAR:

Mr. John Tweedale, chief clerk of the War Department, being engaged on duty with the Board on Business Methods, his office, during the time that he is so engaged, will be in charge of and the duties performed by Mr. John B. Randolph, clerk of Class IV, office of the Secretary of War.

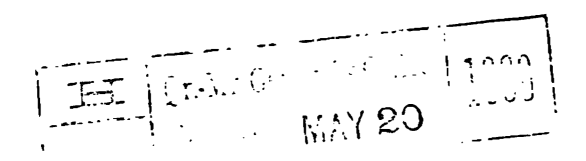
REDFIELD PROCTOR,

Secretary of War.

OFFICIAL COPY:

Acting Chief Clerk.

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# WAR DEPARTMENT, Washington City, May 17, 1889.

#### CIRCULAR:

The following order of the President is published for the information of all concerned:

EXECUTIVE MANSION, May 17, 1889.

Under the provisions of section 179 of the Revised Statutes, Brigadier General S. V. Benët, Chief of Ordnance U. S. Army, is hereby authorized and directed to perform the duties of Secretary of War during the temporary absence of the Secretary of War, to begin on the 18th day of May, 1899.

BENJ. HARRISON.

By order of the Secretary of War:

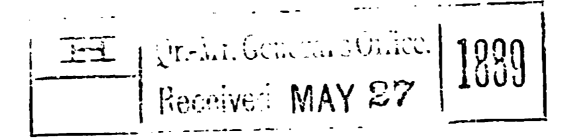
JOHN B. RANDOLPH,

Acting Chief Clerk.

OFFICIAL COPY:

Acting Chief Clerk.

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# WAR DEPARTMENT, Washington City, May 27, 1889.

## CIRCULAR:

The following order of the President is published for the information of all concerned:

EXECUTIVE MANSION, May 27, 1889.

Under the provisions of section 179 of the Revised Statutes, Major General John M. Schofield, commanding the Army, is hereby authorized and directed to perform the duties of Secretary of War during the temporary absence of the Secretary of War, to begin on the 27th day of May, A. D. 1889.

BENJ. HARRISON.

By order of the Acting Secretary of War:

JOHN B. RANDOLPH,

Acting Chief Clerk.

OFFICIAL COPY:

Acting Chief Clerk.

WAR DEPARTMENT,
WASHINGTON CITY,
June 7, 1889.

## CIRCULAR:

The following order of the President is published for the information of all concerned:

EXECUTIVE MANSION, June 7, 1889.

Under the provisions of section 179 of the Revised Statutes, Major General John M. Schofield, commanding the Army, is hereby authorized and directed to perform the duties of Secretary of War during the temporary absence of the Secretary of War, to begin on the 7th day of June, A. D. 1889.

BENJ. HARRISON.

By order of the Acting Secretary of War:

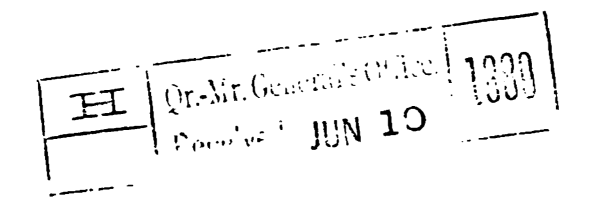
JOHN TWEEDALE, Chief Clerk.

OFFICIAL COPY:

Chief Clerk.

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# WAR DEPARTMENT, Washington City, June 7, 1889.

#### CIRCULAR:

The following order of the President is published for the information of all concerned, and leave of absence will be granted accordingly:

EXECUTIVE MANSION, Washington, June 6, 1889.

MY DEAR SIR: In compliance with a request of the Society of the Army of the Potomac, the President directs me to say that he would be pleased to have you grant to such members thereof as may be employed in your department, who can be spared without injury to the public service, leave of absence to attend the reunion of the society at Orange, New Jersey, on the 12th and 13th instant.

Very respectfully, yours,

E. W. HALFORD,

Private Secretary.

The Honorable Redfield Proctor,

Secretary of War.

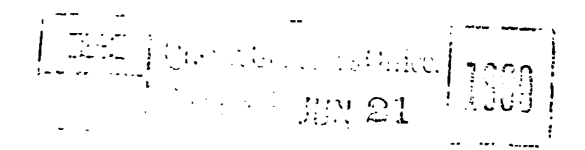
By order of the Acting Secretary of War:

JOHN TWEEDALE,

Chief Clerk.

OFFICIAL COPY:

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# WAR DEPARTMENT, Washington City, June 21, 1889.

## CIRCULAR:

The following order of the President is published for the information of all concerned, and leave of absence will be granted accordingly:

EXECUTIVE MANSION, June 20, 1889.

#### HEADS OF THE EXECUTIVE DEPARTMENTS:

In compliance with the request of the Patriotic Order Sons of America that members of the order who are employed in the Executive Departments may be absent to-morrow to participate in a parade, the President directs me to say that he has no objection to granting the request if it will not interfere with the transaction of public business.

E. W. HALFORD,

Private Secretary.

By order of the Secretary of War:

JOHN TWEEDALE,

Chief Clerk.

OFFICIAL COPY:

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WAR DEPARTMENT,
Washington City,
June 24, 1889.

### CIRCULAR:

A press bulletin will be established outside the office of the Secretary of War where all information of an official character of interest to the public will be posted. The information posted in this bulletin should include every event or transaction occurring in or communicated to the department which can be given to the public without injury to the interests of the Government.

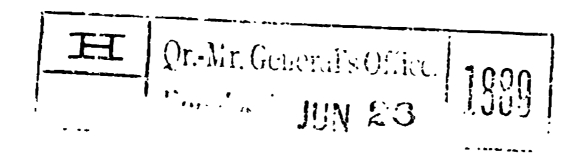
Chiefs of bureaus and independent offices are requested to furnish to the chief clerk of the department each morning at 11 and each afternoon at 2 a memorandum of such information for publication.

By order of the Secretary of War:

JOHN TWEEDALE, Chief Clerk.

OFFICIAL COPY:

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# WAR DEPARTMENT, Washington City, June 24, 1889.

### ORDERS:

While taking an account of stock, the Supply Division will be closed from the 1st to the 9th of July, inclusive, and no supplies will be issued during that time.

By order of the Secretary of War:

JOHN TWEEDALE, Chief Clerk.

OFFICIAL COPY:

Chief Clerk.

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# WAR DEPARTMENT, Washington City, July 3, 1889.

#### CIRCULAR:

The following order of the President is published for the information of all concerned:

EXECUTIVE MANSION, July 2, 1889.

Under the provisions of section 179 of the Revised Statutes, Major General John M. Schofield, commanding the Army, is hereby authorized and directed to perform the duties of Secretary of War during the temporary absence of the Secretary of War, to begin on July 3, A. D. 1889.

BENJ. HARRISON.

By order of the Acting Secretary of War:

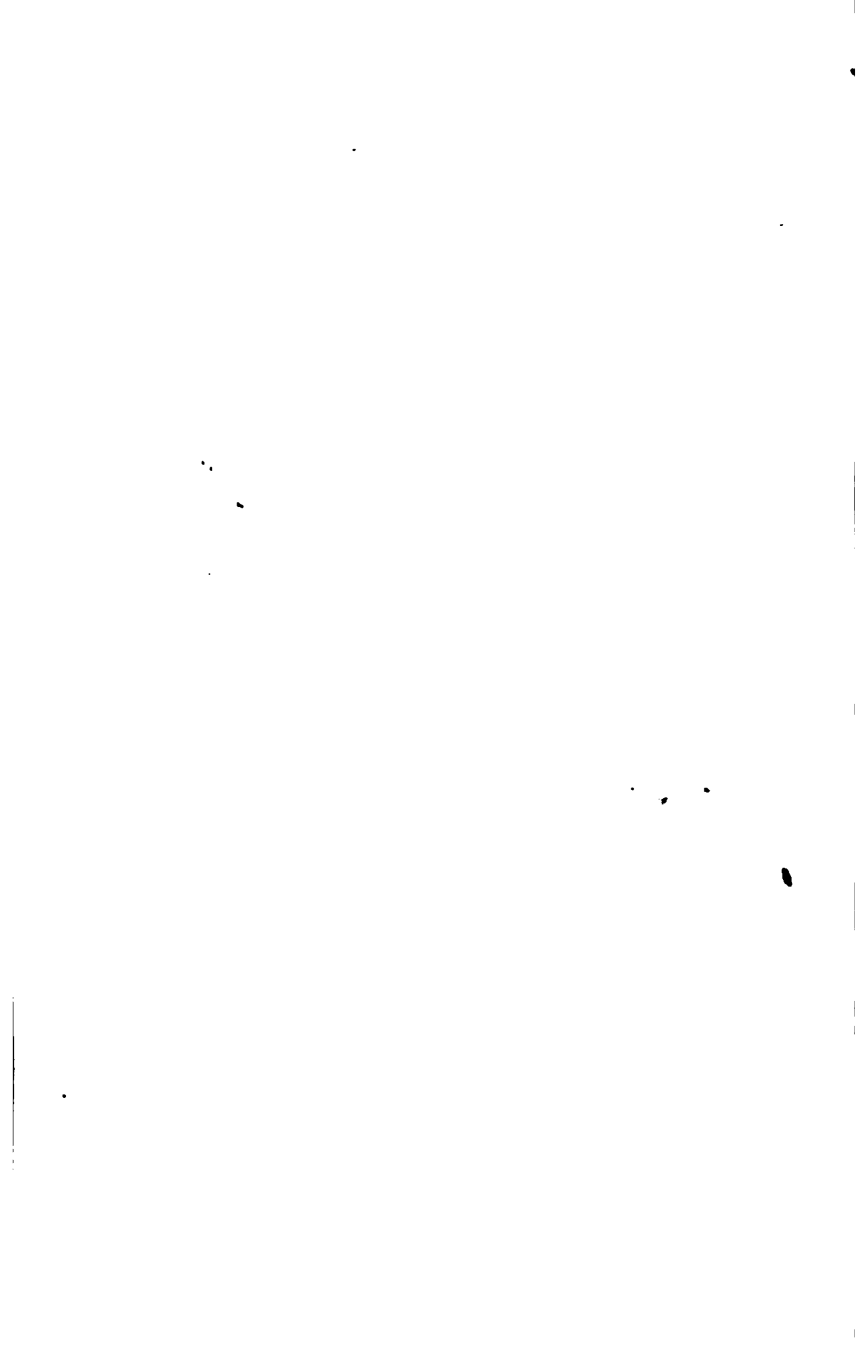
JOHN TWEEDALE,

Chief Clerk.

OFFICIAL COPY:

Chief Clerk.

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### WAR DEPARTMENT,

Washington City,

July 3, 1889.

ORDERS:

The attention of chiefs of bureaus is called to the provision in the act making appropriation to supply deficiencies, &c., approved March 2, 1889 (25 Stat., 912), as follows:

That the Secretary of the Treasury is authorized to transfer and deliver to the Secretary of War, from time to time, as may be necessary, the pay-rolls of the volunteer forces during the late war, now on file in the office of the Second Auditor, in order to enable the Secretary of War to have the card-index records of the volunteer forces in the late war made complete from all the rolls, pay, muster, and detached, morning and all other reports containing any information as to such soldiers, as to service, pay, bounty, and allowances of all kinds, said rolls to be returned to the Treasury Department in the like condition in which received, unavoidable wear excepted.

and to the remarks contained in the report made to the Senate March 28, 1889, by the Senate select committee to examine the methods of business in the Executive Departments, as follows:

On page 27:

If the object and intent of the foregoing provision of law be carried out in the proper spirit, the whole work can be completed in a comparatively short time, without any increase of clerical force or additional expense, and complete card-index records of every soldier in the late war made, and the musterrolls saved in their present condition.

Within six to ten months the Pension and Record Division of the Surgeon General's Office will have completed the card-index records of all the soldiers whose names appear on any of such records and rolls. And then about two hundred experienced and skilled clerks from that office can be put to work in co-operation with the force in the office of [the] Adjutant General in making such card-index records from such pay, muster, and all other rolls. And as the work progresses the force can be increased, while at the same time calls for information from other offices can be answered more promptly, and all arrears of such calls brought up to current work, as has been done so successfully and completely in that division of the Surgeon General's Office.

In the opinion of your committee this great work can be completed within four years from July 1, 1889, and most probably in three years from such date.

On page 29:

In order to carry out the will of Congress, as expressed so plainly in the clause of the last deficiency appropriation law hereinbefore quoted, and to carry into speedy and successful completion this card-index record system, your committee suggest and recommend to the Secretary of War to appoint a commission of three experienced and competent employés of the War Department to superintend and direct the transfer of the pay-rolls from the office of the Second Auditor to the War Department, and then to the proper divisions in the War Department where there may be the most available force for the work, so as to keep employed upon the work all the available force in the

offices of [the] Surgeon General and Adjutant General which can be spared from time to time for work upon these card-index records.

And when the card-index records of the rolls, records, &c., of a company or regiment are completed and ready for the critical and final examination and comparison, to confer with the Second Auditor and the Second Comptroller, and secure the proper clerks from each of said offices to make such examination and comparison, so that the Second Auditor and the Second Comptroller can properly certify to the amount of any and all arrears of pay, bounty, and any and all allowances which may be found to be due and unpaid to any officer or soldier, his widow, children, or legal representatives; and then, when such examinations and comparisons are completed, to arrange for the proper disposition and preservation of such card-index records in the office of the Adjutant General, so as to be most convenient and accessible for obtaining and furnishing therefrom any and all information which may be called for from any office or person.

In accordance with the foregoing, and pursuant to the authority contained in sections 161, 166, and 217 of the Revised Statutes, the following changes are made in the custody of records and the distribution of employés:

1. The records, files, and property of the Record and Pension Division of the Surgeon General's Office (except the Statistical Branch of the said division, and the current medical records of the Army, which will remain under the control of the Surgeon General), and of the following divisions of the Volunteer Enlisted Branch of the Adjutant General's Office, viz: Volunteer Rolls and Returns (1st and 2d Divisions), Prisoners of War, Volunteer Registers, and Pension Record, and the persons now employed therein, are hereby transferred to a division of the office of the Secretary of War to be known as the "Record and Pension Division of the War Department."

The divisions thus transferred will remain in their present quarters, subject to such changes as it may be necessary to make to concentrate and hasten the work, and to accomplish this it may be necessary to transfer other divisions and clerks, which will be announced hereafter.

The laboratory, the Statistical Subdivision, and the current medical records of the Medical Department of the Army, with the persons employed on the work, now in the building on Tenth street, will be transferred elsewhere by the Surgeon General, the space now occupied by the Record and Pension Division in the Medical Museum and Library Building not, however, to be reduced.

The officer in charge of the division, in addition to the custody, under the Secretary of War, of the records mentioned, will be allowed access to any other records containing information affecting

claims of soldiers for pension, pay, bounty, &c., and may call for reports from said records; and he will also have charge of the building on Tenth street, the persons employed therein, and the rooms occupied by the Record and Pension Division in the Medical Museum and Library Building.

2. To economize space needed in the transaction of the public business, the divisions having charge of stationery and miscellaneous supplies in the several bureaus, except the Signal Office, will be discontinued as rapidly as possible, and hereafter a supply of such articles only as may be needed for current demands will be kept on hand in the divisions, branches, and subdivisions of the several bureaus and offices of the department. The names of the persons employed on the work to be discontinued will be reported to the Secretary of War for assignment to other duty. The Supply Division was created for the purpose of procuring and keeping in stock articles of stationery and miscellaneous supplies, and an accumulation of such articles in the bureaus requires space and the time of clerks, messengers, and laborers needed for other purposes.

The stock of such articles now on hand in the bureaus will be retained until expended.

The library of the department is easily accessible and open at all times during business hours for official purposes. Chiefs of bureaus are therefore requested to transfer to said library such books in their respective libraries as are not works of reference for professional, scientific, or official purposes.

8. Captain F. C. Ainsworth, assistant surgeon, U. S. Army, will report to the Secretary of War, and will be responsible for the prompt execution of the work required by the act of March 2, 1889. The clerks and other employés mentioned in paragraph 1 will report to him for duty.

REDFIELD PROCTOR,

Secretary of War.

OFFICIAL COPY:

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WAR DEPARTMENT,
Washington City,
July 11, 1889.

### CIRCULAR:

The department having been officially informed that, under the provisions of section 43 of the act "to provide for the organization of the militia of the District of Columbia," approved March 1, 1889, an encampment of the National Guard of said District has been ordered to be held at Fort Washington, Maryland, from July 22 to 29, 1889, both days inclusive, the members of the National Guard of the District of Columbia who are employed in the War Department and who desire to attend the encampment referred to will make application to the heads of the bureaus or offices in which they are respectively employed for leave of absence for that purpose; the applications to be forwarded to the Secretary of War by the several heads of bureaus or offices with their remarks thereon.

Section 49 of the above-mentioned act provides as follows:

That all officers and employés of the United States and of the District of Columbia who are members of the National Guard shall be entitled to leave of absence from their respective duties, without loss of pay or time, on all days of any parade or encampment ordered or authorized under the provisions of this act.

By order of the Acting Secretary of War:

JOHN TWEEDALE, Chief Clerk.

OFFICIAL COPY:

Chief Clerk.

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WAR DEPARTMENT,
Washington City,
July 16, 1889.

#### ORDERS:

To complete the consolidation of the records of the volunteer forces in service during the late war, the records, files, and property of the divisions of the Volunteer Service Branch and of the divisions of the Volunteer Enlisted Branch of the Adjutant General's Office not transferred by the order of the 3d instant are hereby transferred, with the persons employed therein, to the Record and Pension Division of the War Department.

If the work in any of the bureaus or offices of the department does not require for its performance the entire time of the persons employed (excepting the usual leaves of absence), the fact will be reported to the Secretary of War, in order that those not fully employed may be transferred to the Record and Pension Division of the War Department, where the services of every available man are urgently needed, not only in answering calls for information, but for the speedy completion of the work of card-indexing the rolls and other records, by which means the records of the volunteer forces will be saved from impending destruction resulting from the constant handling to which they have been and now are subjected.

To economize labor, and thus enable clerks to be spared from the several bureaus and offices for this work, it is ordered that any work not directly or indirectly necessary in the transaction of current business shall be suspended; also, that the most direct methods shall be adopted in the transaction of the public business, avoiding all unnecessary routine; and in calling for information for the adjustment of pending cases the calls must be limited to essential matters, so as to save time and work in making and answering the same.

The space made available by reason of the discontinuance of stationery and miscellaneous divisions, and by the transfer of books to the library of the department by the order of the 3d instant, will be reported as soon as possible, so that the force required to complete the publication of the Official Records of the War of the Rebellion in the time required by law, viz., five years, may be accommodated, and the offices of the new Division of Records and Pensions may be more advantageously located.

REDFIELD PROCTOR,

Secretary of War.

OFFICIAL COPY:

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WAR DEPARTMENT,
Washington City,
July 17, 1889.

### **ORDERS:**

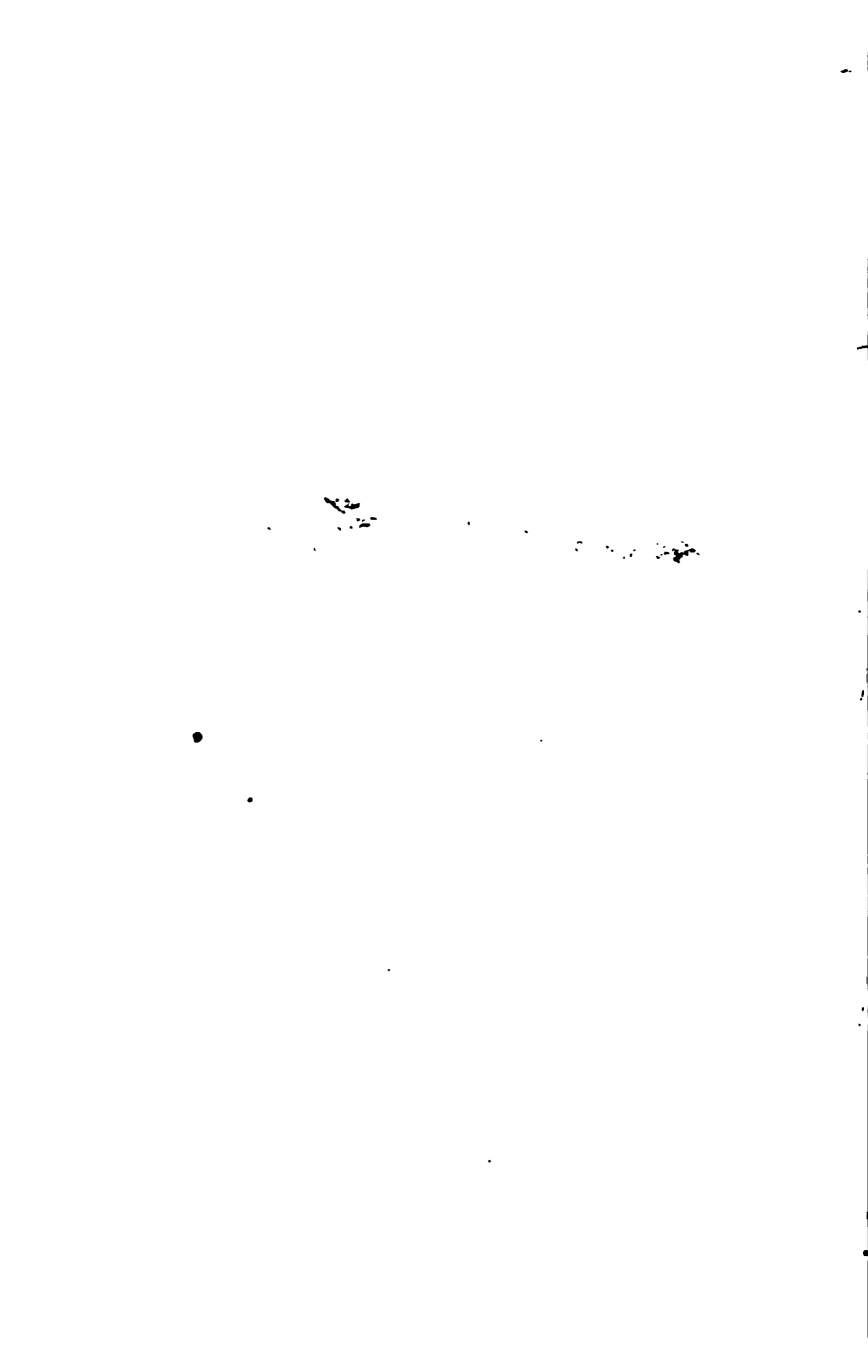
To facilitate the early settlement of the accounts of the disbursing clerk, it is hereby ordered that when leave of absence for a period extending beyond the last day of a month is granted to a clerk or employé of this department who is paid by the disbursing clerk, such person shall make arrangements to receive salary due on the day set apart for payment. This order must be strictly observed, and the disbursing clerk is hereby enjoined to report any and all cases of its non-observance.

By order of the Secretary of War:

JOHN TWEEDALE,

Chief Clerk.

OFFICIAL COPY:



Ex On-Mi. General's Office. 1909

WAR DEPARTMENT,

Washington City,

July 18, 1889.

### CIRCULAR:

In compliance with the request contained in a resolution submitted by Phil Sheridan Command, No. 8, Union Veteran's Union, Department of the Potomac, it is ordered that all honorably discharged soldiers, sailors, or marines of the United States employed in the War Department who have been wounded or disabled in action, shall, within ten days from date of this circular, if they have not previously done so, submit a statement thereof; and the fact shall be indicated by the letters W (signifying wounded) or D (signifying disabled), as the case may be, prefixed to their names upon the future registers of employés of this department. Employés who are widows, sons, or daughters of soldiers, sailors, or marines of the United States who during the war of the rebellion died in the service, or were honorably discharged therefrom, shall likewise submit a statement of such fact, and the same shall be shown by the initial w., s., or d., as the case may be, prefixed to their names in the future registers of employés.

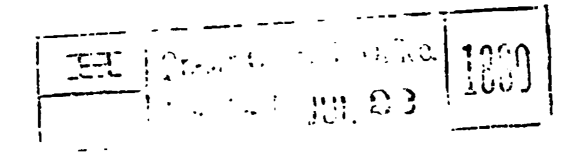
By order of the Secretary of War:

JOHN TWEEDALE,

Chief Clerk.

OFFICIAL COPY:

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## WAR DEPARTMENT, Washington City, July 22, 1889.

#### **ORDERS:**

By virtue of the authority vested in me by the act approved March 4, 1874, I hereby authorize John Tweedale, chief clerk of the War Department, to sign requisitions upon the Treasury and other papers requiring my signature during my temporary absence, to begin July 22, 1889, and until my return.

REDFIELD PROCTOR,

Secretary of War.

OFFICIAL COPY:

Chief Clerk.

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# WAR DEPARTMENT, Washington City, July 29, 1889.

### CIRCULAR:

Such veterans of the Army of the James employed in the War Department as desire to attend the reunion to be held at Harper's Ferry July 80th instant, and whose services can be consistently spared, may be excused for that purpose.

By order of the Secretary of War:

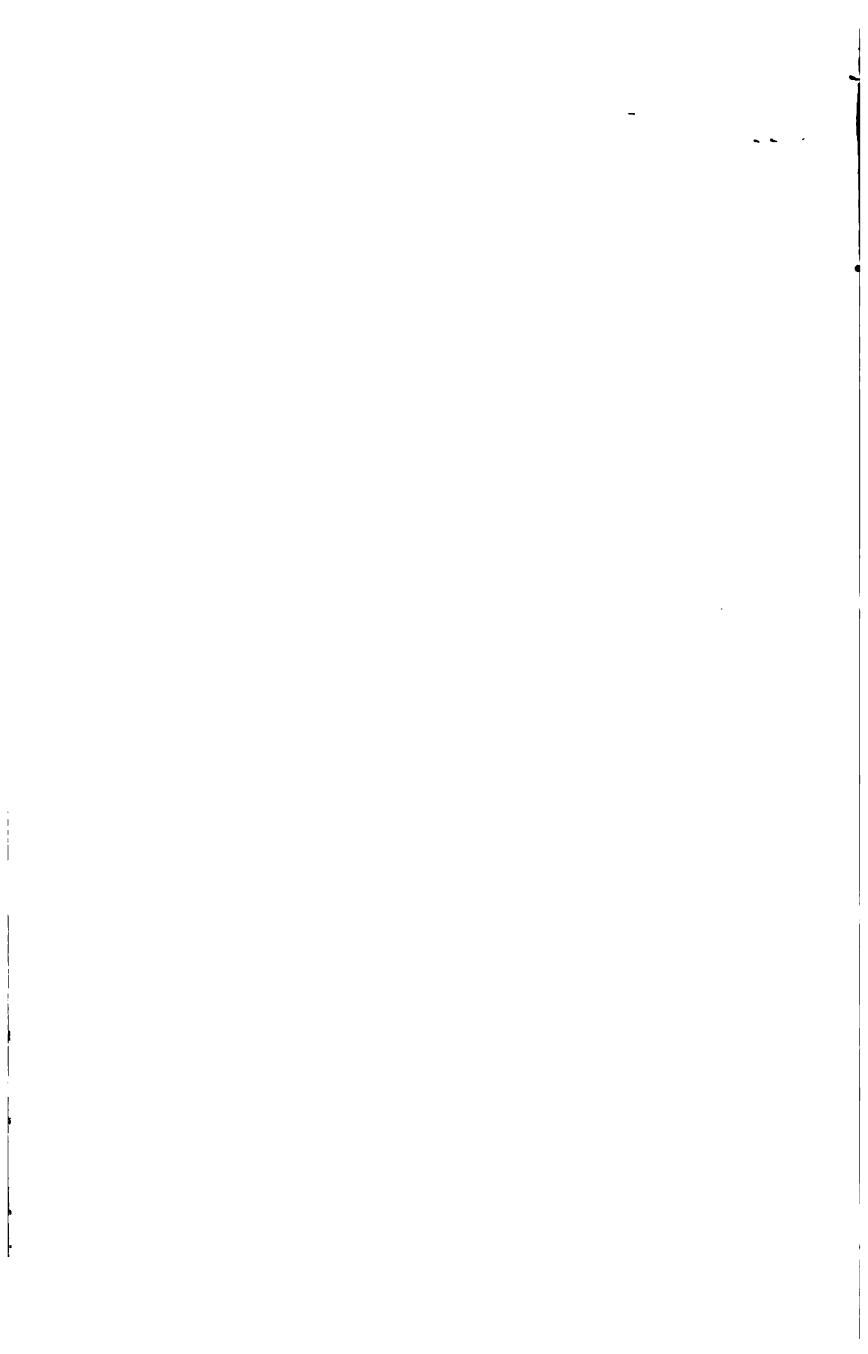
JOHN TWEEDALE,

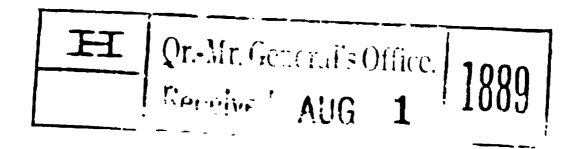
Chief Clerk.

OFFICIAL COPY:

Chief Clerk.

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## WAR DEPARTMENT, Washington City, August 1, 1889.

### CIRCULAR:

The following order of the President is published for the information of all concerned:

Under the provisions of section 179 of the Revised Statutes, Brigadier General Robert Macfeely, Commissary General of Subsistence United States Army, is hereby authorized and directed to perform the duties of Secretary of War during the temporary absence of the Secretary of War, to begin on the 1st day of August, A. D. 1889.

BENJAMIN HARRISON.

By order of the Acting Secretary of War:

JOHN TWEEDALE, Chief Clerk.

OFFICIAL COPY:

Chief Clerk.

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WAR DEPARTMENT,
Washington City,
August 3, 1889.

circular: A

The following decision of the Attorney General is published for the information and guidance of all concerned:

POST OFFICE DEPARTMENT,
OFFICE OF THE ASSISTANT ATTORNEY GENERAL,
Washington, D. C., May 18, 1889.

W. B. COOLEY, Esq.,

Acting Chief Clerk, Post Office Department.

SIR: Replying to your favor of the 14th instant regarding the construction of sec. 1754, Revised Statutes of the United States, which reads as follows:

"Persons honorably discharged from the military or naval service by reason of disability resulting from wounds or sickness incurred in the line of duty, shall be preferred for appointments to civil offices, provided they are found to possess the business capacity necessary for the proper discharge of the duties of such offices."

And further replying to your interrogatory whether "in such cases it is obligatory upon the department to select the applicant claiming preference under the statute in question? If so it would appear to be unnecessary, for the Civil Service Commission to certify three names, since the department would have no choice in the premises;" I respectfully submit that in construing the words of this act, which are "shall be preferred," such an imperative meaning is contained in the language used, that I am constrained to hold the terms equivalent to "must be preferred."

In ex parte Jordan, 94 U. S., 251, in construing almost similar statutory language, the court says:

"The language of the statute is 'shall be allowed,' which means 'must be allowed' when asked for by one who stands in such a relation to the cause that he can demand it."

The intendment of the law clearly is to favor persons honorably discharged from the "military or naval service provided they are found to possess the business capacity necessary for the proper discharge of the duties of such office."

This leaves the matter of capability and personal fitness for the place within the control of the department when the service is rendered.

To extend towards the language of the statute any other interpretation, would be to violate a right granted to the particular class referred to in such

statute. Under the recognized decision of our courts full force must be given to the terms "shall be preferred," and to place a less imperative construction upon the language used would be contrary to the manifest spirit of the statute.

The word "shall" will be construed "may" where no public or private right is impaired by such construction.

Wheeler vs. Chicago, 24 Illinois, 105. Sedgwick on Const. Statutes, p. 876.

Replying to your second question, and referring to Departmental Rule 7, b. Revised Civil Service Rules, which reads as follows:

" \* the Commission shall certify the names of three males or three females, these names to be those of the eligibles who, standing higher in grade than any other three eligibles of the same sex on the list of eligibles from which certification is to be made, have not been certified three times to the officer making the requisition: Provided, That if upon any register from which certification is to be made there are the names of eligibles who have, under section 1754 of the Revised Statutes, claim of preference in civil appointments, the names of such eligibles shall be certified before the names of other eligibles higher in grade. The Commission shall make regulations that will secure to each of such preference-claiming eligibles, in the order of his grade among other preference claimants, an opportunity to have his claim of preference considered and determined by the appointing officer."

I would construe the intention of the act requiring the certifying of three names, to be based upon a policy aimed to aid the department in promptly selecting a competent class of "eligibles" for the required service. Doubtless the commissioners took into consideration in framing this rule the consideration that in certifying but one "eligible" that person might become incapacitated and fail to appear when notified, or decline, or for many reasons that could be suggested become ineligible to the place. Here we see the advantage of the additional names presented, that on the failure of the person selected to qualify for the position, a second and even a third selection can be made from the certified list.

Very respectfully,

JAMES N. TYNER,
Assistant Attorney General, Post Office Department.

DEPARTMENT OF JUSTICE,
Washington, May 24, 1889.

To the Honorable the Postmaster General.

SIR: Your note of May 21st, inclosing the opinion of the assistant attorney general for the Post Office Department, as to the construction of section 1754 of the Revised Statutes of the United States, and asking my opinion upon the question whether that section is mandatory or not, is received.

In response, I have to say that I concur in the opinion of the assistant attorney general upon that question. I have no doubt that it was the purpose of Congress to make it the *duty* of those making appointments for civil offices to give a preference, other things being equal, to the class of persons named in

this section. Of course, as the assistant attorney general for the Post Office Department says, the matter of capability and personal fitness is still a matter of judgment for the appointing power.

Respectfully, yours,

W. H. H. MILLER,
Attorney General.

By order of the Acting Secretary of War:

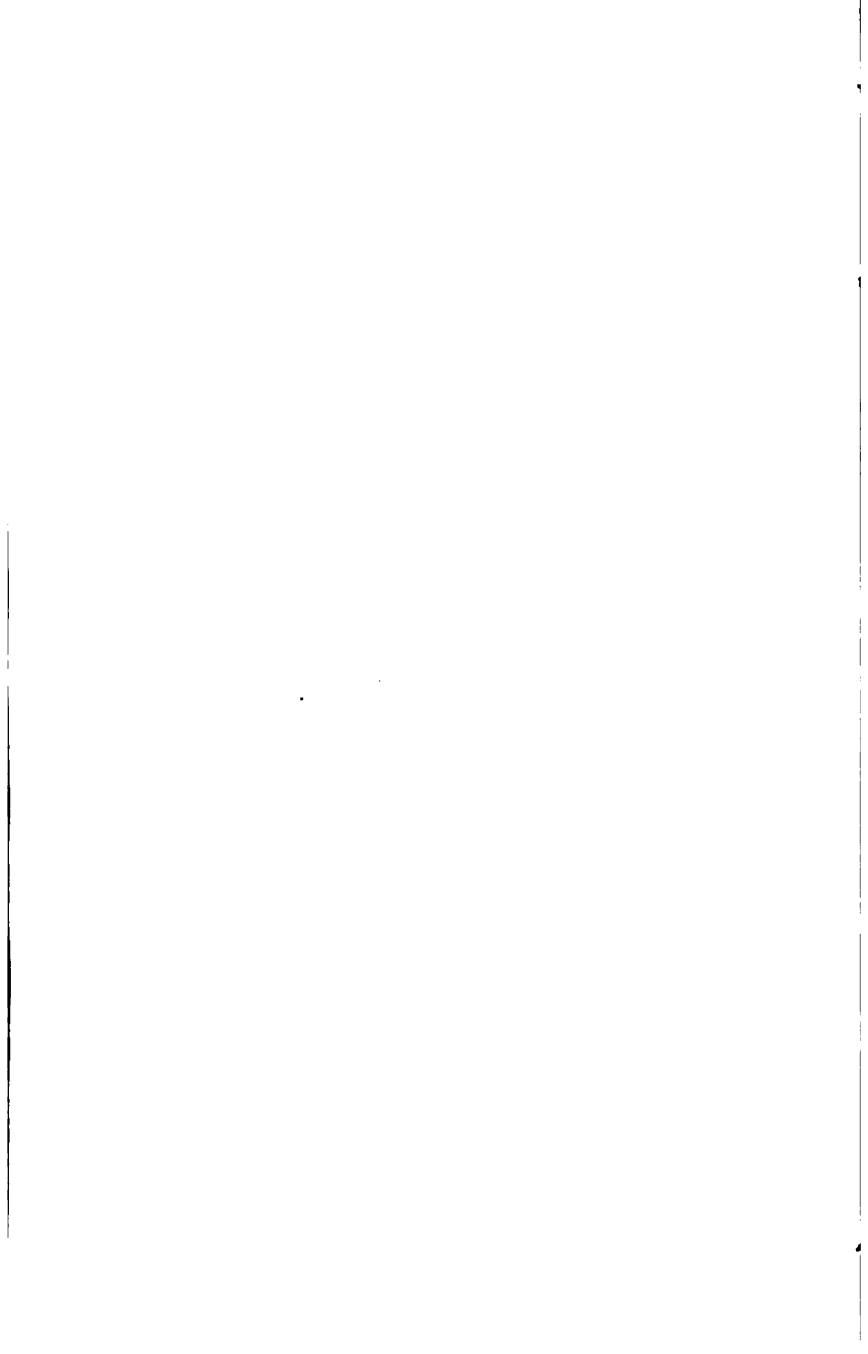
JOHN TWEEDALE,

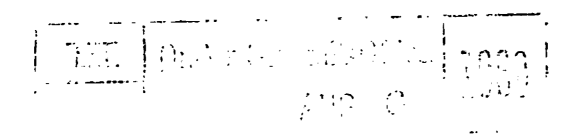
Chief Clerk.

OFFICIAL COPY:

Chief Clerk.

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# WAR DEPARTMENT, WASHINGTON CITY, August 6, 1889.

### ORDERS:

By virtue of the authority vested in me by the act approved March 4, 1874, I hereby authorize *John Tweedale*, chief clerk of the War Department, to sign requisitions upon the Treasury and other papers requiring my signature during my temporary absence, to begin August 6, 1889.

REDFIELD PROCTOR,

Secretary of War.

OFFICIAL COPY:

Chief Clerk.

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### WAR DEPARTMENT, Washington City, August 6, 1889.

### CIRCULAR:

The accompanying tables, showing the allotments to the several bureaus and offices of the War Department from the amounts appropriated for "stationery, War Department;" "contingent expenses, War Department;" and "postage to postal-union countries, War Department," by the act of February 26, 1889 (25 Statutes, 780), for the fiscal year ending June 80, 1890, are hereby published for the information and guidance of chiefs of bureaus.

The amounts for the Signal Office are those allowed by the Secretary of War May 2, 1889, and in the expenditures from said appropriations not more than one-fourth thereof shall be authorized in any one quarter of the fiscal year unless in cases of actual necessity reported to the Secretary of War and approved by him. Ten per centum of the appropriations for stationery and postage and twenty per centum for contingent expenses are held in reserve.

By order of the Secretary of War:

JOHN TWEEDALE,

Chief Clerk.

OFFICIAL COPY:

Chief Clerk.

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### Stationery, War Department, 1890.

Bureau or office.	Allotmen
Secretary of War	\$11,010 4
Adjutant General	1,825 2
uspector General	<b>59</b> 2
Judge Advocate General	163 2
Quartermaster General	1,810 3
ommissary General of Subsistence	
Surgeon General	1,751 0
Chief of Ordnance	549 0
Paymaster General	584 2
Chief of Engineers	816 1
Rebellion Records	311 6
Reserve	
Chief Signal Officer	21,500 0 3,500 0
Total	<b> </b>
	20,000
Contingent expenses, War Departmen	nt, 1890.
Bureau or office.	Allotment
Secretary of War	\$21,786 4
Adjutant General	
Inspector General Judge Advocate General	117 1
Judge Advocate General	322 2
Quartermaster General Commissary General of Subsistence	3,573 9
Commissary General of Subsistence	1,025 \$
Surgeon General	3,456 7
Chief of Ordnance	1.083 9
Paymaster General	1.054 6
Unier of Engineers	1.611 2
Redemon Records	619 13
Reserve	9,550 0
	47,750 00
Chief Signal Officer	7, 250 00
Total	55,000 00
Postage to postal-union countries, War Dep	partment, 1890.
Bureau or office.	Allotment
Secretary of War	\$278 6
Adjutant General	231 78
Chief Signal Officer	500 49
Commissary General of Subsistence	2 56
Surreon General	116 19
Paymaster General	11 49
Chief of Ordnance	116 18
Chief of Engineers	92 70
Reserve	150 00
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Total	1,500 00

## WAR DEPARTMENT, Washington City, August 16, 1889.

#### CIRCULAR:

Permission to be absent from their duties from the 26th to the 31st of August, 1889, inclusive, will be granted to such employes of the War Department and its bureaus as are members of the Grand Army of the Republic for the purpose of attending the national encampment of that organization at Milwaukee, Wisconsin.

Leave taken hereunder will, under the provisions of section 4 of the act making appropriations for the legislative, executive, and judicial expenses of the Government, &c., approved March 3, 1888, be deducted from the thirty days' leave of absence which may be granted by virtue of said act during the year 1889.

By order of the Secretary of War:

L. W. TOLMAN,

Acting Chief Clerk.

OFFICIAL COPY:

Acting Chief Clerk.

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## WAR DEPARTMENT, Washington City, August 6, 1889.

### CIRCULAR:

The following order of the President is published for the information of all concerned:

Under the provisions of section 179 of the Revised Statutes, Brigadier General Robert Macfeely, Commissary General of Subsistence United States Army, is hereby authorized and directed to perform the duties of Secretary of War during the temporary absence of the Secretary of War, to begin on the 17th day of August, A. D. 1889.

BENJAMIN HARRISON.

By order of the Secretary of War:

L. W. TOLMAN,

Acting Chief Clerk.

OFFICIAL COPY:

Acting Chief Clerk.

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## WAR DEPARTMENT, Washington City, September 7, 1889.

#### CIRCULAR:

The following order of the President is published for the information of all concerned:

EXECUTIVE MANSION, Washington, September 2, 1889.

Major General John M. Schofield, Commanding the Army of the United States.

SIR: In accordance with the provisions of section 179 of the Revised Statutes, you are authorized to perform the duties of Secretary of War during the illness or temporary absence of the Secretary of War, the Honorable Redfield Proctor, from the seat of Government.

BENJ. HARRISON.

By order of the Secretary of War:

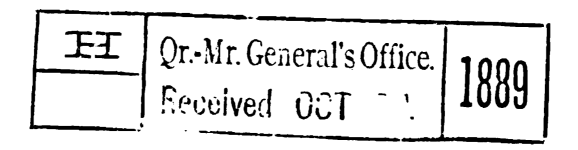
L. W. TOLMAN,

Acting Chief Clerk.

OFFICIAL COPY:

Acting Chief Clerk.

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# WAR DEPARTMENT, WASHINGTON CITY, October 30, 1889.

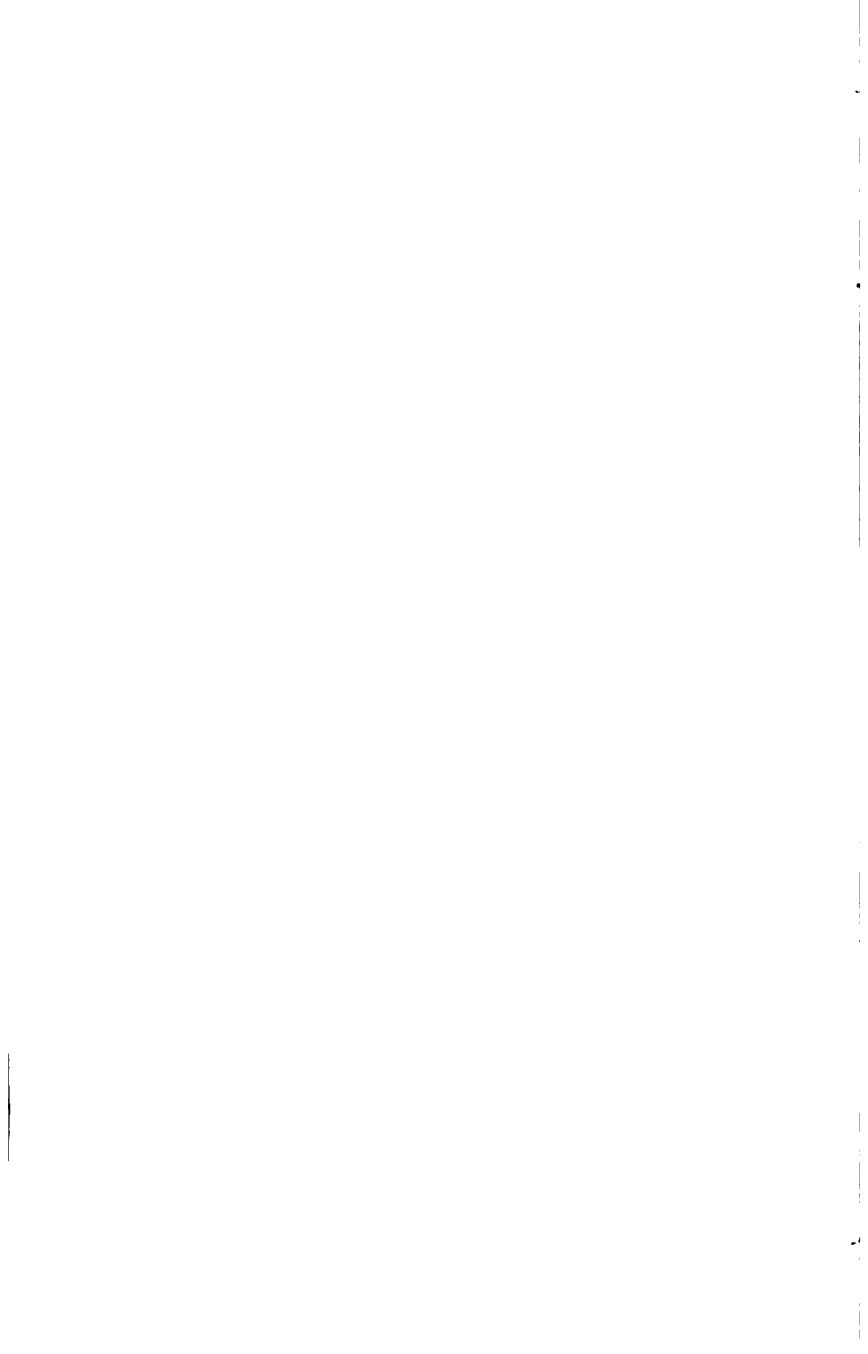
### CIRCULAR:

It appearing that in some instances absence in excess of the time allowed by the regulations is not reported, and that there is also a lack of uniformity in reporting the absence of chief clerks, chiefs of divisions, and of those acting as such, it is ordered that the Rules and Regulations of the War Department, issued June 4, 1888, be strictly enforced hereafter as to all clerks, messengers, &c., on duty in this department.

REDFIELD PROCTOR,

Secretary of War.

OFFICIAL COPY:



## WAR DEPARTMENT, Washington City, November 2, 1889.

ORDERS:

- I\_\_The system of records which was approved by the Secretary of War February 15, 1889 (see Report of Board on Business Methods in the War Department, p. 188), will be commenced in the several bureaus and offices of the department on January 1, 1890.
- II\_-As this system relates directly to the clerical work of the department, the attention of the several chief clerks is called to sections 178 and 174 of the Revised Statutes, and they and the other clerks of the department (including those designated as chiefs of division or otherwise) will be held responsible for the execution of the orders upon this subject.
- III\_-When an error or mistake is discovered the proper chief clerk will be notified, and it will be his duty to ascertain and report who is responsible for the error; such reports to be transmitted through the regular channels to the Secretary of War, that it may be ascertained whether the error is caused by inadvertence, by neglect, or by willful disobedience of orders.
- IV\_\_After the system has gone into operation it will also be the duty of chief clerks to report any defects that have been found in the system, and to suggest the appropriate remedy, bearing in mind that it is the object of the new system—
- 1st. To expedite work in record divisions. This is to be accomplished, in part, by doing away as far as possible with books of record, in which but one letter can be entered or recorded at a time, the others being thereby delayed, thus keeping but one clerk busy while others are waiting until he has completed his work; and substituting in lieu thereof record cards on which all letters received or sent can be entered at once, all the clerks joining in the work; the result being that the mail reaches the officials for action and is finally disposed of much earlier, which must be the object to be aimed at always.
  - 2d. To record only that which is essential.
  - 8d. To avoid duplication of entries.
- 4th. To adopt short and quick methods; thus to answer a letter by indorsement, when proper, saves time and relieves the files. To omit mere formal indorsements, when the initials of an office serves the purpose as well, expedites business.

V-Colonel Redfield Duryee, clerk class III, office of Secretary of War, is assigned to duty as inspector of records of the department. He will confer with chiefs of bureaus upon matters pertaining to their respective bureaus falling within the scope of his duties, and will give instructions and suggestions to the clerks when he deems it necessary. Chiefs of bureaus are requested to afford him all necessary assistance in the performance of his duties.

VI.-The card containing the "assignment of business" was compiled from reports made by chiefs of bureaus in response to the orders of January 15, 1889. From reports received it appears the list is not complete. Each chief of bureau is therefore requested to submit another list of the classes of work falling within his jurisdiction, using the printed list as a guide. As soon as received the lists submitted by chiefs of bureaus will be compiled and published as early as possible, and the inspector of records, in the performance of his duty, will report whenever he ascertains that work is being performed in one bureau that belongs exclusively to the jurisdiction of another.

REDFIELD PROCTOR,

Secretary of War.

OFFICIAL COPY:

Chief Clerk.

AB

WAR DEPARTMENT,
Washington City,
November 11, 1889.

CIRCULAR:

Circular of April 22, 1889, is amended to read as follows:

In order to place the military attachés of the United States abroad upon a better footing, and to facilitate their obtaining publications and information desirable for the War Department, the Secretary of War directs that all publications of a military nature (except the Records of the Rebellion) which are usually sent to European addresses in countries where there is a military attaché be hereafter sent through these attachés; and it is requested that each chief of bureau will also send to the attachés a few extra copies of any publication made under the direction of his bureau and proper for general distribution, to be disposed of abroad in such manner as to facilitate the acquiring of information. All such publications must be sent to the War Department, marked "Division of Military Information," for forwarding through the Department of State.

REDFIELD PROCTOR,

Secretary of War.

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